File No.	240890	Committee Item No.	Committee Item No.	
		Board Item No. 20		

COMMITTEE/BOARD OF SUPERVISORS

AGENDA PACKET CONTENTS LIST

	AGENDATI AGRET GOT	TIENTO LIOT		
Committee:		Date:		
Board of Sup	pervisors Meeting	Date: September 24, 2024		
Cmte Boar	d Motion Resolution Ordinance			
	Legislative Digest Budget and Legislative Analyst Report Youth Commission Report Introduction Form Department/Agency Cover Letter and/or Report MOU Grant Information Form			
	Grant Budget Subcontract Budget Contract/Agreement Award Letter Application Public Correspondence			
OTHER				
Prepared by: Prepared by:	Jocelyn Wong	Date: September 20, 2024 Date:		

From: Megan Cowdell (meganatns@gmail.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 4:31:34 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Megan Cowdell 1248 S 58th St. Richmond, CA 94804 meganatns@gmail.com (858) 444-6923

From: B Sandow (bysandow@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 4:31:13 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

B Sandow 540 29th St Richmond, CA 94804 bysandow@gmail.com (510) 289-8296

From: Anne Richards (tannerichards@aol.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 4:30:31 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Live up to your namesake and do the right thing for the ocean, the people and the planet.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Anne Richards 1529 Acton St Berkeley, CA 94702 tannerichards@aol.com (510) 558-1638

From: Marcus Eichenberg (mbeichenberg@yahoo.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 4:29:25 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

San Francisco has to be willing to back up its environmental image with real action. If the Bay Area is not willing to protect its own Bay, how can we ask other people to do the same? This is the worst kind of not in my backyard thinking, and making the whole country worse just because we don't want to clean up our own mess!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Marcus Eichenberg 717 Adams St. Albany, CA 94706 mbeichenberg@yahoo.com (415) 350-2815

From: Thomas Cipriano (tcip@att.net) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 4:22:01 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Thomas Cipriano 3527 Oleander Ave Alameda, CA 94502 tcip@att.net (510) 865-2133

From: Noah Armstrong (noah.armstrong@hotmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 4:20:35 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Please meet EPA requirements and stop polluting the Bay and Pacific Ocean.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Noah Armstrong 824 Calero Ave San Jose, CA 95123 noah.armstrong@hotmail.com (408) 510-4910

From: <u>Ellen Sirbu (esirbu@sbcglobal.net) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 4:19:01 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Clean water is so important.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Ellen Sirbu 2137 Braemar Rd Oakland, CA 94602 esirbu@sbcglobal.net (510) 531-6843

From: Sheri Kuticka (kyti1653@aol.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 4:18:34 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Sheri Kuticka 820 Weaver Ln Concord, CA 94518 kyti1653@aol.com (925) 798-6148

From: Sally Marone (sallymarone@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 4:16:23 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Sally Marone 844 S H St Livermore, CA 94550 sallymarone@gmail.com (925) 292-5497

From: <u>Erika Helene (ehelene2018@gmail.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 4:15:11 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Erika Helene 645 32nd St Richmond, CA 94804 ehelene2018@gmail.com (510) 900-1961

From: <u>Jon Spangler (goldcoastjon@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 4:12:48 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I'm a member of St. Gregory of Nyssa Episcopal Church, 500 DeHaro Street, in SF. We believe in clean air, clean water, and good stewardship of our city. The suit against the EPA is ill-considered and not good for the part of God's Creation called San Francisco, the City of St. Francis. Please drop the lawsuit and comply with the EPA's rulings.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Jon Spangler 2060 Encinal Ave Apt B Alameda, CA 94501 goldcoastjon@gmail.com (510) 846-5356

From: <u>Jon Rosenfield (jarosenfield@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 4:11:52 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Jon Rosenfield 3101 Deakin St Berkeley, CA 94705 jarosenfield@gmail.com (510) 671-5660

From: Gilbert Graham (gilberttgraham@yahoo.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 4:06:47 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

This is terrible. Put pressure on City Attorney David Chiu who?s running for office. He?ll harm his future career.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Gilbert Graham 3143 Lewiston Ave Berkeley, CA 94705 gilberttgraham@yahoo.com (415) 308-5757

From: Stanley Holmes (stholmes3@xmission.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 4:06:45 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

My relatives living in the Bay Area enjoy recreating around the Bay. I?m amazed that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the Pacifi Ocean and the Bay...used by my relatives and their neighbors. Clean water is a basic right that everyone deserves. They shouldn?t have to worry about pollution disrupting their leisure activities or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean.

As elected leaders of San Francisco it is your duty to protect people's right to clean water and a healthy, safe place to live.

Please take action to stop the City's lawsuit now!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Stanley Holmes

846 N Eastcapitol Blvd Salt Lake City, UT 84103 stholmes3@xmission.com (801) 366-4853

From: Leslie Smith (Iplatosmith@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 4:06:29 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Leslie Smith 6046 Fairlane Dr Oakland, CA 94611 lplatosmith@gmail.com (415) 218-0590

From: Byron Brown (byb88@earthlink.net) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 4:05:13 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Byron Brown 139 Ashbury Ave El Cerrito, CA 94530 byb88@earthlink.net (510) 999-0054

From: L O"Neill (licool69@yahoo.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 4:04:22 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

L O'Neill 7958 Limewood Ct Pleasanton, CA 94588 ljcool69@yahoo.com (925) 426-1914

From: <u>Janice Jones (jan@metrostation.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:59:11 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Janice Jones 2612 Tulare Ave El Cerrito, CA 94530 jan@metrostation.com (510) 235-8434

From: <u>Diana Bohn (nicca@igc.org) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:49:40 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Diana Bohn 618 San Luis Rd Berkeley, CA 94707 nicca@igc.org (510) 525-5497

From: SATYA GIORDANO (satyagiordano@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:49:12 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Please protect us.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

SATYA GIORDANO 1764 WESTERN AVE PETALUMA, CA 94952 satyagiordano@gmail.com (707) 696-7111

From: William L Martin (wlmartin361@qmail.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:48:02 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

We need to honor San Francisco values and drop this lawsuit!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

William L Martin 124 Persia Ave San Francisco, CA 94112 wlmartin361@gmail.com (415) 587-5730

From: Terry Potente (tpotente@ameritech.net) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:46:07 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Raw sewage bubbling up from old pipes or during heavy rain and then flowing into the Bay or off shore is not what San Franciscans want to be known for.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Terry Potente 827 Fillmore St San Francisco, CA 94117 tpotente@ameritech.net (262) 914-1181

From: Katherine Osborn (katherine.e.osborn@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:42:16 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

San Francisco already enjoys a carve-out for treatment of drinking water from Hetch Hetchy, now they want carve-outs for wastewater treatment too? Sacramento just completed upgrades to one of their wastewater treatment plants to reduce nitrogen discharge to the Delta, yet SF is saying they lack what it takes to rise to the same standard in response to our environmental challenges? Absurd.

White Sturgeon are being considered for listing under the California Endangered Species Act, partly due to mass sturgeon die-offs in recent years from harmful algal blooms in SF Bay. Blooms occur when warm waters have an abundance of nitrogen - nitrogen that comes from wastewater discharge. As a water provider, SFPUC has a responsibility of stewardship towards the waters they use and the environments they discharge into. Rather than shirk this responsibility, the City needs to improve their wastewater treatment to reduce nutrient load and the likelihood of blooms that cause mass die-offs.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Katherine Osborn 1496 Palm Ave Richmond, CA 94805 katherine.e.osborn@gmail.com (510) 235-1135

From: Cameron Lovelace (roonetoon@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:40:21 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Cameron Lovelace 14109 Skyline Blvd Oakland, CA 94619 roonetoon@gmail.com (415) 608-2175

From: <u>Erin Foret (erinforet@yahoo.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:39:51 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Erin Foret 6403 Valley Oak Plz Martinez, CA 94553 erinforet@yahoo.com (209) 914-5640

From: Howard Epstein (hsepstein@sbcqlobal.net) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:38:07 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Howard Epstein 1513 Acton St Berkeley, CA 94702 hsepstein@sbcglobal.net (510) 527-9858

From: Rhona Mahony (rmahony@protonmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:37:55 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Rhona Mahony 237 Cumberland St Apt 11 San Francisco, CA 94114 rmahony@protonmail.com (650) 498-0744

From: Abbot Foote (arfoote@duck.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:35:38 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Abbot Foote 1164 Solano Ave 183 Albany, CA 94706 arfoote@duck.com (603) 459-4720

From: <u>Greg Sterling (greg.sterling@gmail.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:35:28 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Stop it San Francisco. Do the right thing!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Greg Sterling 5659 Merriewood Dr Oakland, CA 94611 greg.sterling@gmail.com (510) 420-1549

From: Karl Knobler (karl.knobler@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:35:19 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Karl Knobler 1256 Monterey Ave Berkeley, CA 94707 karl.knobler@gmail.com (510) 524-3247

From: Alan Schwartz (aschwartz.news@bbti.us) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:33:56 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Alan Schwartz 1529 Reliez Valley Rd Lafayette, CA 94549 aschwartz.news@bbti.us (925) 999-9999

From: Paula Cavagnaro (cavagnaropaula@yahoo.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:33:41 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Paula Cavagnaro 4087 Stanford Way Livermore, CA 94550 cavagnaropaula@yahoo.com (925) 245-9430

From: Chris Gilbert (chris@gilbertbiz.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:33:33 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Chris Gilbert 1797 Madera St Berkeley, CA 94707 chris@gilbertbiz.com (510) 528-4202

From: Mara Duncan (maraduncan@pacbell.net) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:32:56 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

It is embarrassing to think that a lawsuit on behalf of SanFraciscans would be brought to allow poorer water quality. would allow

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Mara Duncan 848 Solano Ave Albany, CA 94706 maraduncan@pacbell.net (510) 526-0073

From: <u>Laura Dill (msldill@yahoo.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:28:44 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Laura Dill 905 madison Berkeley, CA 94706 msldill@yahoo.com (510) 222-2255

From: <u>Lisa Haage (lhaage@hotmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:26:31 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Lisa Haage 5855 Colby St Oakland, CA 94618 lhaage@hotmail.com (510) 555-5555

From: Josefine Olsson (jaolsson@ucdavis.edu) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:24:00 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Josefine Olsson 332 Fell Street San Francisco, CA 94102 jaolsson@ucdavis.edu (415) 653-2864

From: Joan Merrill (tmerrill@hotmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:23:17 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Joan Merrill 4 Elliot Dr Pleasant Hill, CA 94523 tmerrill@hotmail.com (925) 935-1607

From: Christian Barger (cbarger@alliedhvac.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:22:14 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Not only does this pollute our beaches with raw sewage, the chlorine chemicals are found to be directly attributed to the endangers species of the King and Silver Salmon runs which now are nearing extinction as it reduces the anadromous fish ability to navigate to complete their life cycle. Its time for San Francisco to clean up their act!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA's power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation's bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA's ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country's ability to protect the public from further water pollution and the pollution of our air and lands'in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Christian Barger 682 Wilson Ave Novato, CA 94947 cbarger@alliedhvac.com (415) 895-6345

From: <u>C Swenning (theberkeleybaby@aol.con) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:21:15 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

C Swenning PO Box 5329 Richmond, CA 94805 theberkeleybaby@aol.con (510) 283-5914

From: <u>Stephanie Rouse (bug54@sbcglobal.net) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:14:42 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

It's abhorrent swimming in the bay that our sewer systems put raw sewage in. Please stop this unsanitary act!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Stephanie Rouse 40326 Grimmer Blvd Fremont, CA 94538 bug54@sbcglobal.net (510) 651-5352

From: Allen Lavee (alavee@mac.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:13:11 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Allen Lavee 24 Santa Margarita San Rafael, CA 94901 alavee@mac.com (415) 302-5074

From: Charles Wieland (casper55@hush.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:13:09 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Charles Wieland 206 Compton Cir Apt A San Ramon, CA 94583 casper55@hush.com (925) 838-4330

From: <u>Liana Warren (liana.warren@sierraclub.org) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:12:37 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

San Francisco is supposed to be an environmental leader, NOT siding with polluters and mining interests. It's shameful that the City is dumping sewage, and it's even more shameful that it's taking action to court in a way that could jeopardize clean water across the country. This is unacceptable. Drop the lawsuit now and make sure our Bay Area residents have clean and safe water to swim in. (And that the City is not contributing to harmful algal blooms that are already taking off across the Bay, devastating fish populations and harming local fisherman!)

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA's power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation's bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA's ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Liana Warren 11 Warren AveApt 8 Oakland, CA 94611 liana.warren@sierraclub.org (209) 918-9813

From: <u>Jamie LeDent (jledent43@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:12:28 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Jamie LeDent 1424 Sherman St Alameda, CA 94501 jledent43@gmail.com (619) 957-6489

From: Sherman Lewis (sherman@csuhayward.us) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:11:53 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Sherman Lewis 2787 Hillcrest Ave Hayward, CA 94542 sherman@csuhayward.us (510) 538-3692

From: Matt Williams (mwillia@mac.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:10:16 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Matt Williams 4140 Oakmore Rd Oakland, CA 94602 mwillia@mac.com (510) 326-6893

From: Richard Bailey (rbaileyporter@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:09:26 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Clean up the crap. Reduce nitrogen.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Richard Bailey 660 Plum St Novato, CA 94945 rbaileyporter@gmail.com (415) 892-2314

From: <u>Kathleen Hess (kahess@earthlink.net) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:09:25 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Kathleen Hess PO Box 5234 Berkeley, CA 94705 kahess@earthlink.net (510) 845-8638

From: Ryan James (ryanwilsonjames@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:07:40 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Ryan James 4118 Montgomery St Oakland, CA 94611 ryanwilsonjames@gmail.com (678) 296-0196

From: Allison Repke (allison.repke@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:05:56 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Allison Repke 6 Williamson Ct Novato, CA 94947 allison.repke@gmail.com (415) 239-2779

From: <u>Linda Remy (Iremy@well.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:04:51 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Linda Remy 14 Cliff Rd Belvedere, CA 94920 lremy@well.com (415) 435-5439

From: <u>Heather Burns (helyn.b@outlook.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:03:29 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I and many friends love swimming, hiking and boating around the Bay, a beautiful natural asset that draws people from around the world. Be a climate leader and show that protecting the bay is good for business!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Heather Burns 681 34th St Richmond, CA 94805 helyn.b@outlook.com (510) 684-1408

From: <u>Maria Bustamante (bustie99@yahoo.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:03:14 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Maria Bustamante PO Box 585 Oakley, CA 94561 bustie99@yahoo.com (510) 496-6068

From: Michael Cass (mike e cass@yahoo.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:01:38 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Michael Cass 31 Lakeview Ct Novato, CA 94947 mike_e_cass@yahoo.com (415) 599-6692

From: L Bathgate (bathlar@yahoo.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:01:37 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I thought San Francisco was a leader for environmental causes. This lawsuit to exempt San Francisco from discharging sewage waste-water in violation of the limits proscribed by the EPA is extremely disappointing and sets a dangerous precedent. Many times I have enjoyed bathing in the ocean waters around San Francisco; I would not want to do so were they polluted by raw sewage.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

L Bathgate 355 Linda Way Mill Valley, CA 94941 bathlar@yahoo.com (415) 910-1907

From: <u>Steve Robey (steve.robey@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:00:47 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Steve Robey 548 Wildcat Canyon Rd Berkeley, CA 94708 steve.robey@gmail.com (510) 558-8849

From: Deborah Santone (writs.colobus-0u@icloud.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 3:00:26 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Deborah Santone 2963 Dorothy Dr Pleasant Hill, CA 94523 writs.colobus-0u@icloud.com (925) 891-4774

From: <u>Lucy Weltner (lweltner@bu.edu) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:59:53 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Lucy Weltner 1324 Addison St Apt 7 Berkeley, CA 94702 lweltner@bu.edu (978) 303-7381

From: James R Monroe (randy@monroescienceed.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:58:11 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

James R Monroe 5521 Michigan Blvd Concord, CA 94521 randy@monroescienceed.com (925) 969-0808

From: Sarah Boudreau (boudreau.sarah.m@qmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:58:02 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Sarah Boudreau 455 25th Ave Apt 2 San Francisco, CA 94121 boudreau.sarah.m@gmail.com (508) 983-4372

From: <u>Kat Schaaf (katte.schaaf@gmail.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:57:01 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Kat Schaaf 1442 Walnut St Ste A Berkeley, CA 94709 katte.schaaf@gmail.com (843) 801-2474

From: <u>Bruce Osterweil (osterweilb@gmail.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:57:00 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Bruce Osterweil 316 17th Ave San Francisco, CA 94121 osterweilb@gmail.com (415) 370-7477

From: <u>Carolyn Kohler (carolyn@carolynkohler.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:56:54 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Carolyn Kohler 6 Janet Way Apt 114 Tiburon, CA 94920 carolyn@carolynkohler.com (415) 250-1347

From: ramona williams (rajji61@yahoo.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:55:44 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

ramona williams 675 Hartz Ave Danville, CA 94526 rajji61@yahoo.com (510) 299-0312

From: Kelli Lent (kellilent@lycos.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:55:01 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Please keep our air and water clean!!!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Kelli Lent 1827 Harvard Dr Alameda, CA 94501 kellilent@lycos.com (650) 996-5555

From: Paulette Langguth (pl2qs@sbcqlobal.net) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:54:43 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Paulette Langguth 3 Captains Cv Oakland, CA 94618 pl2gs@sbcglobal.net (510) 549-9081

From: <u>Lorenzo Bavoso (bavoso@att.net) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:54:25 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

San Francisco should not be given a free pass!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Lorenzo Bavoso 6227 Virgo Rd Oakland, CA 94611 bavoso@att.net (510) 541-2762

From: Roberta Stern (rozydeco50@hotmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:52:57 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Roberta Stern 5665 Ocean View Dr Oakland, CA 94618 rozydeco50@hotmail.com (510) 655-6221

From: Sue Hall (otterone77@aol.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:51:20 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Sue Hall 4800 Sorani Way Castro Valley, CA 94546 otterone77@aol.com (209) 477-2536

From: Marilyn Price (mprice@the-acorn.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:50:40 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Marilyn Price 138 Sunnyside Ave Mill Valley, CA 94941 mprice@the-acorn.com (415) 381-2941

From: <u>Mimi Abers (mimiabers2@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:49:06 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Mimi Abers 1122 Oxford St Berkeley, CA 94707 mimiabers2@gmail.com (510) 525-6002

From: <u>Calahan Miller (calahan.miller@veteran.me) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:48:42 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Calahan Miller 48 Lyford DrApt 2 Tiburon, CA 94920 calahan.miller@veteran.me (818) 569-9050

From: James Tamulski (tamulski.james@gmail.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:48:05 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

SF SHOULD BE ASHAMED OF ITSELF!!!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

James Tamulski 3833 Palo Alto Dr Lafayette, CA 94549 tamulski.james@gmail.com (415) 297-2655

From: Michael Evans (michael evans @hotmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:47:53 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Michael Evans 28 Rheem Blvd Orinda, CA 94563 michael_evans_@hotmail.com (925) 899-6281

From: Cynthia Papermaster (cynthia papermaster@yahoo.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:46:57 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Cynthia Papermaster 1907 McGee Ave Berkeley, CA 94703 cynthia_papermaster@yahoo.com (510) 365-1500

From: <u>barb linc (barblinc@aol.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:46:34 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Clean water is everything.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

barb linc 1919 Ygnacio Valley Rd Walnut Creek, CA 94598 barblinc@aol.com (510) 643-4891

From: Marilyn Price (mprice@the-acorn.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:45:50 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Marilyn Price 138 Sunnyside Ave. Mill Valley, CA 94941 mprice@the-acorn.com (415) 381-2941

From: michael passoff (michael@proxyimpact.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:42:36 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Dumping raw sewage into the ocean is a terrible idea. Setting a precedent of undermining the EPA is an even worse idea especially at a time where many Red states are looking to undermine environmental rules that California supports.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

michael passoff 5011 Esmond Ave Richmond, CA 94805 michael@proxyimpact.com (510) 215-2222

From: <u>Lorraine Pena (lipena88@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:41:42 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

God is GREEN! RESPECT, PROTECT, HONOR THIS PLANET.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Lorraine Pena 4049 Lakeshore Ave. Oakland, CA 94610 ljpena88@gmail.com (310) 871-5816

From: <u>Lorraine Pena (Ijpena88@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:40:32 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

God is GREEN! RESPECT, PROTECT, HONOR THIS PLANET.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Lorraine Pena 4049 Lakeshore Ave Oakland, CA 94610 ljpena88@gmail.com (818) 719-4200

From: Matt and Jennifer Plunkett (jenplunkett@yahoo.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:39:07 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Matt and Jennifer Plunkett 1059 Rispin Dr Berkeley, CA 94705 jenplunkett@yahoo.com (999) 999-9999

From: <u>Vasu Murti (vasumurti@netscape.net) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:38:45 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

The Democratic Party platform should support: Animal Rights, Defending the Affordable Care Act, Ending Citizens United, Ending Marijuana Prohibition, Giving Greater Visibility to Pro-Life Democrats, Gun Control, Net Neutrality, Raising the Minimum Wage to \$15 an Hour, Responding to the Scientific Consensus on Global Warming, and a Sustainable Energy Policy. Democrats for Life of America, 10521 Judicial Drive, #200, Fairfax, VA 22030, (703) 424-6663

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA's power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation's bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA's ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Vasu Murti 30 Villanova Ln Oakland, CA 94611 vasumurti@netscape.net (510) 339-8155

From: <u>Gregory Fite (gregfite@gmail.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:38:12 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

San Francisco must not release raw sewage into the Bay or the ocean. Stop!!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Gregory Fite 1751 Kudu Court Hayward, CA 94541 gregfite@gmail.com (510) 583-0511

From: Pamela Morgan (pamsplan@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:37:53 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Pamela Morgan PO Box 1407 Felton, CA 95018 pamsplan@gmail.com (831) 336-0658

From: <u>Barbara Brunell (barbbcls@aol.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:37:00 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Barbara Brunell 2291 Yellowstone Dr Martinez, CA 94553 barbbcls@aol.com (925) 687-3516

From: Anthony Carreon (925livin@gmail.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:36:25 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I won?t stand for sewage to be dumped into the ocean where it will ultimately spread from there to communities and wildlife. Sick and tired seeing people treating our planet like it?s some bottomless trash can there is life living in our oceans and we as a human species are solely responsible for the destruction of their well-being and everyday life.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Anthony Carreon 3102 Brook Ct Antioch, CA 94509 925livin@gmail.com (925) 848-1306

From: Eugene Jung (eugene jung@astound.net) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:34:49 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Eugene Jung 2126 Newton Way Concord, CA 94518 eugenejung@astound.net (925) 685-3187

From: <u>Grant Napier (grant.napier@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:34:08 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

A city like San Francisco can solve this problem in a better way.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Grant Napier 744 Walnut St Apt 6 San Carlos, CA 94070 grant.napier@gmail.com (510) 709-7460

From: N Daye (nbtmdb@verizon.net) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:32:15 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

N Daye 450 Bellagio Ter Los Angeles, CA 90049 nbtmdb@verizon.net (310) 880-7449

From: Kerri Mcgoldrick (mcgoldrick.kerri@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:31:58 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Kerri Mcgoldrick 2269 Vestal Ave Castro Valley, CA 94546 mcgoldrick.kerri@gmail.com (415) 290-4835

From: Virginia Collins (qingerc.fairmont@gmail.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:31:14 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Virginia Collins 1271 Washington Ave # 458 San Leandro, CA 94577 gingerc.fairmont@gmail.com (510) 330-8874

From: Kathleen Ames (kateames@hotmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:29:28 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I swim in The Bay and I definitely prefer the cleanest water possible to swim in.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Kathleen Ames 18 Oak Springs Dr San Anselmo, CA 94960 kateames@hotmail.com (415) 485-1248

From: <u>Eleanor Prugh (eleanactor77@gmail.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:29:15 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Simply horrifying, San Francisco. Who has bought you? You ain't what you used to be!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Eleanor Prugh 36 Salinas Ave San Anselmo, CA 94960 eleanactor77@gmail.com (415) 453-0969

From: <u>Denise Leddon (denise@leddon.net) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:28:58 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I am shocked that my birthplace and longtime home of San Francisco is not willing to do the right thing by stopping to release raw sewage into our waters. Stop the lawsuit and treat your sewage. Thanks!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Denise Leddon 1708 Green Valley Rd Danville, CA 94526 denise@leddon.net (925) 362-3241

From: <u>Katherine Silvey (kjsilvey@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:27:10 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Katherine Silvey 1567 Ashwood Dr Martinez, CA 94553 kjsilvey@gmail.com (925) 228-7675

From: Susanna Murphy (calswissy@hotmail.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:26:20 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Susanna Murphy 25 Merced Ave San Anselmo, CA 94960 calswissy@hotmail.com (415) 457-4396

From: Dawna Knapp (dawna.knapp@sierraclub.org) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:25:48 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Dawna Knapp 7251 Lillivale Ct Citrus Heights, CA 95621 dawna.knapp@sierraclub.org (415) 320-2213

From: John Rauschkolb Ii (jrsisyphus@qmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:24:20 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

John Rauschkolb Ii 47 Trellis Dr San Rafael, CA 94903 jrsisyphus@gmail.com (209) 201-3574

From: Melissa Newton (mlnewton8@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:23:50 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Melissa Newton 852 Seaview Dr El Cerrito, CA 94530 mlnewton8@gmail.com (510) 854-6662

From: jennifer lawson (jennifer@intelligent-rain.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:22:33 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

jennifer lawson 456 Redwood Ave Corte Madera, CA 94925 jennifer@intelligent-rain.com (510) 334-4799

From: <u>Bill Leikam (wcleikam@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:21:33 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Bill Leikam 4318 Collins Ct Apt 9 Mountain View, CA 94040 wcleikam@gmail.com (650) 935-2190

From: Kevin Jensen (kevin.w.jensen@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:19:04 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

It is beyond unconscionable that the City and County is attempting to undermine environmental protections in the name of the people!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Kevin Jensen 1462 Cambridge St Novato, CA 94947 kevin.w.jensen@gmail.com (415) 924-1234

From: Blake Wu (skbkms@mail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:18:47 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Blake Wu 3600 Mt Diablo Blvd Lafayette, CA 94549 skbkms@mail.com (310) 983-4554

From: Christine Gralapp (cgralapp@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:16:15 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Shame on San Francisco for intending to foul our ocean! Protect the Clean Water Act, in all of our interests.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Christine Gralapp 204 Ridgeway Ave Fairfax, CA 94930 cgralapp@gmail.com (415) 460-6780

From: Eileen Blossman (eileenblossman@hotmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:15:39 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Eileen Blossman 77 Pt San Pedro Rd San Rafael, CA 94901 eileenblossman@hotmail.com (415) 730-1743

From: Mark Golembiewski (magcih@comcast.net) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:15:36 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Mark Golembiewski 1004 Everglades Dr Pacifica, CA 94044 magcih@comcast.net (650) 355-5775

From: Maureen Fry (msfryohio@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:15:16 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Maureen Fry 5042 Chelsea Dr Newark, CA 94560 msfryohio@gmail.com (937) 750-4494

From: <u>Virginia Hinds (hinds811@yahoo.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:14:59 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Virginia Hinds 811 Butternut Dr San Rafael, CA 94903 hinds811@yahoo.com (415) 686-5845

From: <u>Jason Wilson (jwagamese@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:14:51 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Jason Wilson 2001 Alameda Ave Apt 1 Alameda, CA 94501 jwagamese@gmail.com (555) 555-5555

From: Joslyn Baxter (joslyn.baxter@gmail.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:14:32 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Joslyn Baxter 324 Sheffield Ave Mill Valley, CA 94941 joslyn.baxter@gmail.com (415) 889-3707

From: Samuel Dimond (spdim@comcast.net) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:14:21 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

SF is supposed to be a leader in environmental stewardship. My experience volunteering for non profits here has made me more focused than ever on a clean, healthy natural environment. I am appalled by this. It is embarassing, cheap, and frankly pathetic. You should be ashamed of yourselves and you are looking at the recently appointed sacks of shit on the Supreme Court for guidance? I would not let them guide me to an open bar.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Samuel Dimond 1539 McAllister St San Francisco, CA 94115 spdim@comcast.net (617) 512-5866

From: Christine Nadeau (christinenadeau50@yahoo.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:12:44 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Christine Nadeau 2021 Railroad Ave Hercules, CA 94547 christinenadeau50@yahoo.com (510) 799-0390

From: <u>Helen Hays (hlhays75@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:12:12 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Helen Hays 3301 Tice Creek Dr Apt 6 Walnut Creek, CA 94595 hlhays75@gmail.com (503) 631-4463

From: Karen Kirschling (kumasong@icloud.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:12:10 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Karen Kirschling 633 Oak St San Francisco, CA 94117 kumasong@icloud.com (555) 555-5555

From: Antonina Markoff (am@markoff-fullerton.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:12:03 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I am deeply disappointed and pretty disgusted that SF does not have health of people and the larger environment in mind. Be a leader and an advocate for the environment. The last think we need is more undermining.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Antonina Markoff 185 Marion Ave Mill Valley, CA 94941 am@markoff-fullerton.com (415) 606-6421

From: <u>Barbara Smith (barbarasmith5@mac.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:10:51 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Please stop this lawsuit against EPA! We need the help of EPA to clean up our city.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Barbara Smith 515 Chelmsford Rd Hillsborough, CA 94010 barbarasmith5@mac.com (650) 348-8280

From: Garen Checkley (garencheckley@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:09:33 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

SF should be a LEADER, not a detractor, to the national clean water act!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Garen Checkley 1957 Golden Gate Ave San Francisco, CA 94115 garencheckley@gmail.com (858) 342-5184

From: Nancy Havassy (n.havassy@att.net) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:08:24 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Nancy Havassy 5940 Thornhill Dr Oakland, CA 94611 n.havassy@att.net (510) 339-3043

From: <u>Jean Tepperman (jeantepper@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:08:10 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

We need to be doing everything we can to protect the environment on which we -- and the whole network of life on earth -- depend.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Jean Tepperman 1701 Channing Way Berkeley, CA 94703 jeantepper@gmail.com (510) 610-2888

From: Nancy Laurenson (nancy.laurenson@gmail.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:08:04 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

San Francisco needs to take a lead in this. You must stop this practice.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Nancy Laurenson 100 Mariner Green Dr Corte Madera, CA 94925 nancy.laurenson@gmail.com (415) 302-0372

From: Marina Marcroft (marinamarcroft@msn.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:08:01 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Marina Marcroft 3352 Victor Ave Oakland, CA 94602 marinamarcroft@msn.com (801) 661-5942

From: Ali Blake (alisblake@gmail.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:07:55 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Ali Blake 3715 Northgate Wood Ct Walnut Creek, CA 94598 alisblake@gmail.com (415) 305-6521

From: <u>Craig Segall (csegall@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:06:35 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

This is embarrassing.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Craig Segall 314 Alcatraz Ave Apt 2 Oakland, CA 94618 csegall@gmail.com (650) 714-2602

From: <u>Jan Buckwald (jbuckwald@icloud.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:05:44 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Jan Buckwald 128 Entrada Ave Oakland, CA 94611 jbuckwald@icloud.com (510) 426-4732

From: Leigh Slater (muggins13@outlook.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:05:44 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Leigh Slater 250 Bicentennial Way Apt 711 Santa Rosa, CA 95403 muggins13@outlook.com (707) 303-7394

From: Dennis Mcvey (mcvey.dennis@gmail.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:05:01 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Dennis Mcvey 317 Kent Ave Kentfield, CA 94904 mcvey.dennis@gmail.com (415) 678-9012

From: Greg Thomson (gregothomson@mac.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:04:57 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Greg Thomson 76 Crescent Ave Sausalito, CA 94965 gregothomson@mac.com (415) 845-3872

From: Nadine Gerdes (nadinekgerdes@gmail.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:04:52 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Bay water must be kept as clean as possible!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Nadine Gerdes 1325 Blake Street Berkeley, CA 94702 nadinekgerdes@gmail.com (510) 841-1319

From: <u>Daniel Dalcorso (andakar@gmail.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:04:51 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Daniel Dalcorso 4317 Dunsmuir Ave Oakland, CA 94619 andakar@gmail.com (510) 531-2202

From: M Bartling (mailiisbartling@yahoo.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:04:48 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

San Francisco's actions could not be more disappointing! Why support you with my visits and dollars, if you can't clean up your own environmental messes.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

M Bartling 2164 Feliz Dr Novato, CA 94945 mailiisbartling@yahoo.com (415) 898-0763

From: Dana aka Eagle Ericson (danaericson777@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:04:22 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Dana aka Eagle Ericson 2800 Applewood Ln Apt. 25 Eugene, OR 97408 danaericson777@gmail.com (458) 250-8900

From: J B (jbjb@mac.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:04:14 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

J B 2128 108th Ave Oakland, CA 94603 jbjb@mac.com (510) 457-6995

From: George and Leealyn Brandt (leealyn@yahoo.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:04:07 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

We must clean up our messes for the sake of future generations

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

George and Leealyn Brandt 248 Marlow Dr Oakland, CA 94605 leealyn@yahoo.com (510) 562-5357

From: Patrick Schmitz (cogit@ludicrum.org) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:03:50 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

This is appalling and embarrassing. Drop this suit now!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Patrick Schmitz 2341 Roosevelt Ave Berkeley, CA 94703 cogit@ludicrum.org (415) 509-1084

From: Kelcey Poe (kelceyjay@yahoo.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:03:19 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Kelcey Poe 8345 Ney Ave Oakland, CA 94605 kelceyjay@yahoo.com (415) 272-7024

From: <u>Lily Leung (lilyffll90@hotmail.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:02:44 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Lily Leung 1106 Bismarck Ln Alameda, CA 94502 lilyffll90@hotmail.com (510) 332-7398

From: Sandra Morey (sandi.morey@gmail.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:02:44 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

The EPA protects us and it should stay that way!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Sandra Morey 3461 Laguna Ave Oakland, CA 94602 sandi.morey@gmail.com (510) 482-1833

From: <u>Gail Martin (gemartin85@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:02:39 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I am particularly concerned about the sea life that is in the bay and ocean. This is got to be rectified!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Gail Martin 1529 Spruce St Berkeley, CA 94709 gemartin85@gmail.com (510) 589-4882

From: Brian Crawford (brian@briancrawford.info) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:02:28 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

What are you thinking, SF?

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Brian Crawford 72 Oakland Ave San Anselmo, CA 94960 brian@briancrawford.info (415) 407-5776

From: Mohan Sakhrani (mssakhrani@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 2:01:58 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Mohan Sakhrani 4072 St Helena Way Dublin, CA 94568 mssakhrani@gmail.com (510) 995-0597

From: Christopher Ware (cmdubb@yahoo.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 9:44:53 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Christopher Ware 45746 Bridgeport Dr Fremont, CA 94539 cmdubb@yahoo.com (510) 996-2324

From: Phyllis Gray (phyllis.gray@marincounty.gov) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 9:43:56 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Phyllis Gray 3501 Civic Center Dr San Rafael, CA 94903 phyllis.gray@marincounty.gov (415) 473-7199

From: Gordon Ehrman (ehrman1@msn.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 9:30:45 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Gordon Ehrman 16 Drakes View Cir Greenbrae, CA 94904 ehrman1@msn.com (415) 464-8764

From: Deborah Neustadt (debbieneustadt@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 8:50:09 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Deborah Neustadt 620 36th St DES MOINES, IA 50312 debbieneustadt@gmail.com (515) 441-1901

From: Mark Looney (looney.mark@ymail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 8:20:14 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Keep raw sewage out of the bay and ocean. Seriously?

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Mark Looney 4368 Dorset Ct Concord, CA 94521 looney.mark@ymail.com (925) 818-2643

From: James Bettencourt (jjbetten@gmail.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 8:16:29 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Shame! I volunteer to take your families to the ocean near where the city's pipe line is dumping raw sewage just to prove to everyone that there is no danger. Are you wiling to put on your swim gear and join us? If you and your family do OK then I guess that means it's fine to fish there, great for seals, otters, cl ams and abalone!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

James Bettencourt 500 Vernon St Apt 310 Oakland, CA 94610 jjbetten@gmail.com (510) 653-8343

From: Ehren Mierau (etmierau@googlemail.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 7:58:50 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Ehren Mierau 2756 Falcon View Ct Alamo, CA 94507 etmierau@googlemail.com (925) 946-1934

From: <u>Jeffrey Hemenez (jh2897@att.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 7:49:17 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Jeffrey Hemenez 2600 Camino Ramon San Ramon, CA 94583 jh2897@att.com (925) 823-4000

From: Catherine Chambers (chambersvgardens@hotmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 7:35:20 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Catherine Chambers 405 Las Lomas Way Walnut Creek, CA 94598 chambersvgardens@hotmail.com (530) 284-0979

From: Michael Murdock (mmikemurdock@hotmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 7:23:19 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Mayor: I can't understand why you would go against the long history of environmental stuardship that makes Northern California a great place to raise a family. This is NOT some third world country where deadly pollution is accepted as the norm. We demand more, from our elected officials, and specifically from you. Step up and do what is right!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Michael Murdock 459 Leigh Ave San Jose, CA 95128 mmikemurdock@hotmail.com (408) 207-2872

From: <u>Elizabeth Plum (elizabethplum@yahoo.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 6:24:42 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Please protect the Clean Water Act and work with the EPA. We are San Francisco!! We should be doing no less!! Thank you.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Elizabeth Plum 1678 DOLORES ST SAN FRANCISCO, CA 94110 elizabethplum@yahoo.com (415) 254-7249

From: <u>Michael Weiner (mike@martinron.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 6:09:22 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Michael Weiner 1549 Grove Way Concord, CA 94519 mike@martinron.com (925) 798-3438

From: <u>David King (dkingsfba@aol.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 5:44:00 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

David King 4866 Porter St Fremont, CA 94538 dkingsfba@aol.com (510) 490-3587

From: Andrea Scott (andrea.scott@theagencyre.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 5:36:36 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Andrea Scott 1530 Romley Ln Alamo, CA 94507 andrea.scott@theagencyre.com (251) 928-5730

From: Peter Lee (peterboothlee@hotmail.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 2:47:46 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Clear Overreach! Stand Down SF!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Peter Lee 3910 Fulton St Apt 4 San Francisco, CA 94118 peterboothlee@hotmail.com (415) 752-7702

From: <u>Julie Dull (sosfjulie@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 1:16:01 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Clean water is a human right!!!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Julie Dull 1043 Crestwood Dr South San Francisco, CA 94080 sosfjulie@gmail.com (650) 452-5253

From: <u>David Skinner (skinnerslost@hotmail.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 12:53:30 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

David Skinner 22 Sunset Way San Rafael, CA 94901 skinnerslost@hotmail.com (646) 318-7142

From: <u>Ellen Widess (ewidess@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 12:43:51 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Ellen Widess 929 Fresno Ave Berkeley, CA 94707 ewidess@gmail.com (415) 305-0151

From: <u>Jonathan Weinstock (jstock522@yahoo.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 12:34:03 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Jonathan Weinstock 2208 7th St Berkeley, CA 94710 jstock522@yahoo.com (415) 595-0222

From: <u>Lynne Slater (she chela@yahoo.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 12:23:26 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Lynne Slater 45 Hector Ln Novato, CA 94949 she_chela@yahoo.com (415) 381-2213

From: <u>Lin Griffith (oak2acorns@yahoo.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 12:17:45 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Lin Griffith 3937 High St Oakland, CA 94619 oak2acorns@yahoo.com (626) 808-5377

From: Bruce Ohlson (bruceoleohlson@hotmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 12:16:04 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Bruce Ohlson 3829 Los Altos Pl Pittsburg, CA 94565 bruceoleohlson@hotmail.com (925) 439-5848

From: Traude Buckland (avenidacats@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 12:14:03 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Traude Buckland 155 Avenida Dr Berkeley, CA 94708 avenidacats@gmail.com (510) 540-5780

From: LAUREN SCHIFFMAN (crackmagazine@hotmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 11:54:01 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

LAUREN SCHIFFMAN PO Box 1331 El Cerrito, CA 94530 crackmagazine@hotmail.com (510) 555-5555

From: Robin Mitchell (milkweedmonarchs@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 11:52:11 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Robin Mitchell 635 Elm St El Cerrito, CA 94530 milkweedmonarchs@gmail.com (510) 541-4918

From: Saundra Hodges (saunhodges@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 11:44:43 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Saundra Hodges 4212 Omega Ave Castro Valley, CA 94546 saunhodges@gmail.com (510) 889-8132

From: Margie Halladin (margiehalladin@yahoo.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 11:03:30 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Margie Halladin 454 Las Gallinas Ave # 149 San Rafael, CA 94903 margiehalladin@yahoo.com (415) 259-8172

From: Roberta Stern (rozydeco50@hotmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 11:03:10 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Roberta Stern 5665 OCEAN VIEW DR. Oakland, CA 94618 rozydeco50@hotmail.com (510) 655-6221

From: Ann Pinkerton (annp23@att.net) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 11:01:06 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

It?s fucked up that San Francisco is joining forces with the National Mining Association, American Gas Association, and the American Fuel and Petrochemical Manufacturers to hand this corrupt Supreme Court another excuse to gut environmental regulations.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Ann Pinkerton 5467 Lawton Ave Oakland, CA 94618 annp23@att.net (510) 654-6436

From: Nancy Erb (handsk@aol.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 10:53:00 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I am shocked that San Francisco is still allowing raw sewage to empty into San Francisco Bay!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Nancy Erb 33 Linda Ave Apt 2101 Oakland, CA 94611 handsk@aol.com (510) 891-1910

From: <u>Laakea Laano (laakealn@gmail.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 10:51:25 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Laakea Laano 1 Kelton Ct Oakland, CA 94611 laakealn@gmail.com (808) 227-4670

From: Andrea Schauer (lalischauer@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 10:50:54 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I can?t believe SF thinks it?s ok to dump seeerage into our clean water!! That?s disgusting. The EPA was started to protect consumers against powerful cities/corporations illegal actions. How dare SF tries to take any of the EPA?s power to protect consumers away!!!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Andrea Schauer 2872 Ygnacio Valley Rd # 262 Walnut Creek, CA 94598 lalischauer@gmail.com (925) 566-8001

From: Kelly Miller-Sanchez (millersanchez@mac.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 10:32:49 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Kelly Miller-Sanchez 36339 La Salle Dr Newark, CA 94560 millersanchez@mac.com (510) 468-0230

From: <u>Ingrid Ramsay (ingridramsay@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 10:22:38 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Let?s do it!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Ingrid Ramsay 466 Fairway Dr Novato, CA 94949 ingridramsay@gmail.com (415) 454-3572

From: Ray Lorenson (bluefin28@aol.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 10:11:38 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Ray Lorenson 4100 Oroville Ct Fremont, CA 94555 bluefin28@aol.com (510) 797-0000

From: Margaret Sharp (sharp.margareta@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 9:59:37 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Margaret Sharp 585 Chenery St. San Francisco, CA 94131 sharp.margareta@gmail.com (415) 279-7224

From: James Fairley (jamesfairley2@gmail.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 9:51:34 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

James Fairley 2079 Delaware St Apt 23 Berkeley, CA 94709 jamesfairley2@gmail.com (510) 548-4632

From: <u>Martha Booz (mlbooz@calnatives.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 9:43:56 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Martha Booz 3823 Valley Ln El Sobrante, CA 94803 mlbooz@calnatives.com (510) 206-7367

From: <u>Jonathan Loran (jonloran@yahoo.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 9:36:02 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Jonathan Loran 24 City Limits Cir Emeryville, CA 94608 jonloran@yahoo.com (510) 558-1317

From: Max Pricco (max@maxpriccomusic.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 9:31:24 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Max Pricco 1680 Liana Ln Concord, CA 94519 max@maxpriccomusic.com (925) 381-1866

From: Botelho Richard (botelhorichard@yahoo.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 9:28:31 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Botelho Richard 3521 High St Trlr 25 Oakland, CA 94619 botelhorichard@yahoo.com (209) 471-9636

From: <u>Barbara Rothkrug (rothkrug@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 9:19:16 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Barbara Rothkrug 40 Camino Alto Apt 8102 Mill Valley, CA 94941 rothkrug@gmail.com (415) 250-7664

From: Charles Hancock (charliehancock@earthlink.net) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 9:18:57 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Charles Hancock 1900 Parker St Berkeley, CA 94704 charliehancock@earthlink.net (510) 548-7337

From: Evelyn Kirby (krbyl@pacbell.net) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 9:18:15 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Surely I am just one of millions of Americans who demand that local governments act of improve and maintain our natural environment to the best we can and care for and preserve all of our natural environment. Allowing such callous disregard as evidenced by the government of San Francisco toward the ocean and raw sewage discharge there cannot be allowed to happen. We must bring all efforts to expose their awful actions and end the pollution and the lawsuit that would permit it, knowing costs would be paid with our public monies!!!! SHAME SHAME SHAME~

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Evelyn Kirby 4148 Maybelle Ave Oakland, CA 94619 krbyl@pacbell.net (510) 530-7957

From: Angela Gantos (amatlock51@yahoo.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 9:13:12 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Angela Gantos 344 Blackfield Dr Tiburon, CA 94920 amatlock51@yahoo.com (415) 435-7724

From: <u>Mee Mee (shainsu@yahoo.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 9:10:47 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Mee Mee 2300 8th Ave Oakland, CA 94606 shainsu@yahoo.com (757) 897-5325

From: <u>Lynda Caesara (Icaesara@hotmail.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 9:06:40 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

It is important not to give this lawsuit to the supreme court. It will undo decades of environmental work. Please take care of the sewage problem. Don't avoid it through this lawsuit.

Our bay is important. Take care of it.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Lynda Caesara 1619 Virginia St Berkeley, CA 94703 lcaesara@hotmail.com (510) 848-8360

From: Caroline Cangelosi (ccangelosi@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 9:06:21 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Caroline Cangelosi 7409 Potrero Ave El Cerrito, CA 94530 ccangelosi@gmail.com (510) 684-4165

From: Miriam Abramowitsch (miriabra11@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 8:53:35 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Miriam Abramowitsch 2951 Derby St Apt B203 Berkeley, CA 94705 miriabra11@gmail.com (222) 222-2222

From: Kevin Schader (now what17@yahoo.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 8:53:15 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

You should be ashamed of this action.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Kevin Schader 421 Camelback Rd Pleasant Hill, CA 94523 now_what17@yahoo.com (415) 555-1212

Melanie Barna (melpamaeme.com) Sent You a Personal Message Board of Supervisors (BOS) Stop the lawsuit to protect our local waters and the Clean Water Act Thursday, September 12, 2024 8:43:18 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors.

1?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. 1?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recret Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA's power to require the City to keep our coastline safe and clean. The Supreme Court/whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA's ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country's ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Melanie Barna 549 Edgewood Ave Mill Valley, CA 94941 melbarna@me.com (415) 999-4279

From: <u>Heidi Dietz (heidi310@yahoo.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 8:43:10 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Heidi Dietz 310 Westline Dr Apt B309 Alameda, CA 94501 heidi310@yahoo.com (724) 513-6393

From: Gary Lea (gslea@pacbell.net) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 8:33:45 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I live in the Bay Area and have children, grandchildren, and great-grandchildren who also live here. I do not want to see water pollution in this area now or in the future.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Gary Lea 3414 Loreto Dr San Ramon, CA 94583 gslea@pacbell.net (925) 556-0353

From: Alexander Vollmer (abv5@cornell.edu) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 8:05:52 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Alexander Vollmer 26 narragansett cove San Rafael, CA 94901 abv5@cornell.edu (415) 785-4949

From: <u>Lisa Park (Ipark@sonic.net) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 7:59:15 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Lisa Park 5626 Bayview Ave Richmond, CA 94804 lpark@sonic.net (510) 982-9972

From: <u>carol schaffer (cschaff@aol.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 7:57:35 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

carol schaffer 2530 Kavanagh Rd San Pablo, CA 94806 cschaff@aol.com (510) 555-5555

From: Eileen Jamieson (eileen.j.jamieson@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 7:48:59 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Eileen Jamieson 474 Clifton St. Apt 4 Oakland, CA 94618 eileen.j.jamieson@gmail.com (214) 755-9856

From: Robert Pangelia (rpangies@yahoo.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 7:43:00 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Robert Pangelia 5318 Zara Ave Richmond, CA 94805 rpangies@yahoo.com (510) 599-9000

From: <u>George Gurrola (ggurrola@cocast.net) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 7:29:23 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Keep raw sewage on land. We don't need it in the land or in the bay.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

George Gurrola 2943 Elmwood Court Berkeley, CA 94705 ggurrola@cocast.net (510) 843-9417

From: SERGI GOLDMAN-HULL (violingiant@sonic.net) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 6:59:33 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

SERGI GOLDMAN-HULL 3923 Nevil St Sergi, CA 94601 violingiant@sonic.net (510) 555-5555

From: <u>Barbara Newman (tapdoctor45@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 6:49:37 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Barbara Newman 20 Quickstep Ln Apt 1 San Francisco, CA 94115 tapdoctor45@gmail.com (415) 786-2273

From: <u>Margaret Fisher (fishermarn@aol.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 6:43:33 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

SF can and must do better! Raw sewage into our bay is reprehensible. There is no way you can see this as right. Do the right thing. Stop the lawsuit!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Margaret Fisher 70 Helens Ln Mill Valley, CA 94941 fishermarn@aol.com (415) 640-2076

From: <u>Juliet Welch (julietwe@berkeley.edu) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 6:43:07 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Can't we have clean water??

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Juliet Welch 33 Linda Ave Apt 2010 Oakland, CA 94611 julietwe@berkeley.edu (510) 823-2446

From: Debbie Tenenbaum (debbietenenbaum@aol.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 6:35:43 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Debbie Tenenbaum 1639 Grant St Berkeley, CA 94703 debbietenenbaum@aol.com (510) 843-3816

From: Maura Fitzgerald (fitzms57@gmail.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 6:27:33 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Hey what?s up with this San Francisco?

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Maura Fitzgerald 1412 Barrows Rd Oakland, CA 94610 fitzms57@gmail.com (510) 913-0925

From: <u>Wendy Diamond (wendy@musichael.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 6:14:46 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Wendy Diamond 523 Santa Barbara Rd Berkeley, CA 94707 wendy@musichael.com (510) 527-6617

From: <u>Carol Dunn (caroljdunn@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 6:12:35 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Please keep our beaches safe!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Carol Dunn 2976 Otis St Berkeley, CA 94703 caroljdunn@gmail.com (415) 272-9951

From: <u>Janice Pardoe (jrp44074@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 6:06:23 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I can't believe that SF wants to take advantage of the current mess of a supreme court in order to avoid doing the right thing. Cities are responsible for cleaning up their sewage, not dumping it raw jn the nearest body of water.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Janice Pardoe 2230 Woolsey St Berkeley, CA 94705 jrp44074@gmail.com (510) 555-0100

From: Monica Ventrice (moventrice@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 6:03:33 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Monica Ventrice 10002 Pescadero Creek Rd Loma Mar, CA 94021 moventrice@gmail.com (510) 928-2022

From: Alice Mosley (yelsoma@yahoo.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 5:56:08 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Please prevent desecration of our bay and our beaches!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Alice Mosley 1122A Stanyan St San Francisco, CA 94117 yelsoma@yahoo.com (415) 418-6638

From: <u>Lacey Hicks (laceyhicks@hotmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 5:53:51 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Lacey Hicks 4463 Hyde Cmn Unit 218 Fremont, CA 94538 laceyhicks@hotmail.com (619) 410-8181

From: Reina Robinson (tisreina@gmail.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 5:51:53 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Reina Robinson 18583 Carlton Ave Castro Valley, CA 94546 tisreina@gmail.com (510) 506-6713

From: <u>David Cerqua (dmike4@yahoo.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 5:49:01 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

San Francisco needs to be a leader in honoring our precious environment not polluting it. Please protect and keep our water clean.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

David Cerqua 4031 Silver St Pleasanton, CA 94566 dmike4@yahoo.com (650) 583-4236

From: Gina Gialis (gialis5@yahoo.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 5:47:16 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Gina Gialis 1750 Alhambra Ln Oakland, CA 94611 gialis5@yahoo.com (510) 612-5143

From: <u>Ernest Walters (ernwalt@comcast.net) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 5:37:46 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Ernest Walters 2437 Tartarian Way Apt # Union City, CA 94587 ernwalt@comcast.net (510) 579-2851

From: Peggy Walters (ernwalt@aol.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 5:34:54 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Peggy Walters 2437 Tartarian Way Apt # Union City, CA 94587 ernwalt@aol.com (510) 487-8763

From: Marjory Keenan (marjkeenan44@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 5:34:24 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Marjory Keenan 1816 Vine St Berkeley, CA 94703 marjkeenan44@gmail.com (510) 525-2649

From: Susan Green (green.susan.s@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 5:30:35 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m ashamed that my own City leaders are teaming up with fossil fuel interests to weaken the regulatory power of the EPA in a move that has the potential to harm thousands, perhaps millions, of people in need of environmental protection, the majority of them in vulnerable minority communities. Our Mayor purports to be an environmental justice and equity leader. This suit demonstrates quite the opposite. It must be dropped now.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Susan Green 920 Diamond St 94114, CA 94114 green.susan.s@gmail.com (415) 824-8563

From: <u>Deborah Konar (debzik@att.net) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 5:27:50 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Is this a Third world city? I can?t believe anyone in this country is allowed to discharge raw sewage into the waterways!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Deborah Konar 5255 Desmond St Oakland, CA 94618 debzik@att.net (510) 658-0497

From: Barbara Attard (battard@comcast.net) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 5:13:53 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Barbara Attard 340 Peralta Ave San Francisco, CA 94110 battard@comcast.net (415) 648-8905

From: Carol Lane (carollane@mindspring.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 5:11:02 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I personally do not want sewage dumped into the bay or ocean.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Carol Lane 1260 Pear Dr Concord, CA 94518 carollane@mindspring.com (925) 685-4658

From: <u>Caitlyn Kelly-Kilgore (cait.kil@gmail.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 5:08:32 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

San Francisco is supposed to be one of the most progressive places in the US. I appalled that this case is being brought forward. Now more than ever we need to take the lead on holding polluters accountable and changing our ways to make a livable future possible.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Caitlyn Kelly-Kilgore 6233 San Pablo Ave Oakland, CA 94608 cait.kil@gmail.com (555) 555-5555

From: <u>Inger Acking (imamsw@yahoo.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 5:07:26 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Inger Acking 851 Jones St Berkeley, CA 94710 imamsw@yahoo.com (510) 616-1374

From: Paul Glassner (peregrinity@comcast.net) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 5:06:05 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Paul Glassner 35 Neva Ct. Oakland, CA 94611 peregrinity@comcast.net (510) 206-1949

From: Jennifer Barclay (jennifer.barclay2023@outlook.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 5:04:49 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

What are thinking! You're not!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Jennifer Barclay 345 chestnut, C San francisco, CA 94133 jennifer.barclay2023@outlook.com (415) 398-7596

From: <u>Julie Wolters (jwolters108@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 5:01:24 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I can't believe SF would stoop so low.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Julie Wolters 1533 Mission Dr Danville, CA 94526 jwolters108@gmail.com (925) 831-9054

From: Michael Friedman (mikefrdman@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 4:54:34 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Michael Friedman 490 Pebble Dr El Sobrante, CA 94803 mikefrdman@gmail.com (510) 332-5585

From: <u>Lu Kovalick (dancingdogyoga@comcast.net) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 4:54:00 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Lu Kovalick 4572 El Lago Ct Oakley, CA 94561 dancingdogyoga@comcast.net (925) 998-9361

From: Ellen Leng (lengedmd@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 4:51:57 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Ellen Leng 71 Picardy Ct Walnut Creek, CA 94597 lengedmd@gmail.com (925) 817-8148

From: <u>Stephen Carrillo (scarrillo@earthlink.net) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 4:48:10 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

What the hell is wrong with you? Sending a case like this to the Trump Supreme Court will further hamstring the EPA's ability to guard the environment. Get real!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Stephen Carrillo 907 Adams St Apt C Albany, CA 94706 scarrillo@earthlink.net (510) 912-3051

From: Neil Murray (neilandcathren@gmail.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 4:47:21 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Neil Murray 106 Nicholl Ave Richmond, CA 94801 neilandcathren@gmail.com (707) 363-7787

From: John Kelly (jmksf@hotmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 4:38:33 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

John Kelly 28901 Mission Blvd Apt 214 Hayward, CA 94544 jmksf@hotmail.com (510) 727-9907

From: <u>Susie Meserve (susiemeserve@yahoo.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 4:38:24 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Shame on SF for this stupid lawsuit and for pandering to Trump appointed judges who want to tear down environmental laws, and the rule of law in general!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Susie Meserve 717 Adams Street Albany, CA 94706 susiemeserve@yahoo.com (415) 525-7378

From: <u>Isaac Ramirez (isaac2022rr@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 4:36:03 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

This lawsuit is not about helping people its about refusing to take responsibility and action for cleaning local waters, this is not going. To help people live in a environment that is safe or clean, you must stop this lawsuit and comply to the environmental laws that are preventing more pollution and destruction.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Isaac Ramirez 2445 Cameron Dr Union City, CA 94587 isaac2022rr@gmail.com (510) 754-2523

From: <u>Liz Brooking (brooking.liz@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 4:33:28 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

It's OUTRAGEOUS to think that there is anybody - let alone our public officials who represent us - who would knowingly pollute our waters. Exactly what do you think you're doing? It will have major consequences for the ecosystem, our health, and put your elected positions at risk.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Liz Brooking 1980 Washington St San Francisco, CA 94109 brooking.liz@gmail.com (415) 601-4954

From: Tom Kunhardt (tt101@mac.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 12, 2024 4:33:17 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Tom Kunhardt 2506 Delmer St Oakland, CA 94602 tt101@mac.com (510) 866-2407

From: Benjamin Mclaughlin (kingofsnakes420@gmail.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Monday, September 16, 2024 8:06:46 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Benjamin Mclaughlin 355 Oakland ave Oakland, CA 94611 kingofsnakes420@gmail.com (310) 683-9753

From: Noel Pond-Danchik (noel.ponddanchik@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Monday, September 16, 2024 7:56:14 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Please please clean up the bay. It?s home to me and otters and so many others!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Noel Pond-Danchik 355 Oakland Ave Oakland, CA 94611 noel.ponddanchik@gmail.com (415) 250-1917

From: <u>Donna Mize (donnamize@gmail.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Monday, September 16, 2024 7:28:23 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Donna Mize 480 McLaughlin St Richmond, CA 94805 donnamize@gmail.com (925) 899-3012

From: Nora Privitera (noraprivitera@comcast.net) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Monday, September 16, 2024 6:17:14 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

This lawsuit has the potential to gut the Clean Water Act. It is beyond irresponsible to have filed this ill-advised lawsuit. This

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Nora Privitera 3242 Kansas Street Oakland, CA 94602 noraprivitera@comcast.net (510) 484-5992

From: <u>Ellen Koivisto (offstage@earthlink.net) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Monday, September 16, 2024 6:10:38 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Ellen Koivisto 1556 Great Hwy SF, CA 94122 offstage@earthlink.net (415) 555-1212

From: <u>Janice Cecil (jancecil8@gmail.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Monday, September 16, 2024 12:47:10 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Janice Cecil 2923, Ashby Avenue Berkeley, CA 94705 jancecil8@gmail.com (510) 549-3509

From: <u>Carol Kuelper (cak.317961@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Monday, September 16, 2024 12:39:01 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Our waters need protection! San Francisco needs to stop dumping raw sewage into the ocean!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Carol Kuelper 1129 Ptarmigan Drive, Apt 2 Walnut Creek, CA 94595 cak.317961@gmail.com (510) 500-3899

From: Alvaro Ramos (ramosalvaro131313@qmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Monday, September 16, 2024 12:29:55 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Alvaro Ramos 873 Fulton Ave San Leandro, CA 94577 ramosalvaro131313@gmail.com (510) 750-9027

From: Abram Blackwood (abramdb@me.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Monday, September 16, 2024 12:19:33 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Abram Blackwood 215 Greenbank Ave Piedmont, CA 94611 abramdb@me.com (510) 747-9022

From: <u>Abram Blackwood (abramdb@me.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Monday, September 16, 2024 12:18:41 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Abram Blackwood 215 Greenbank Ave Piedmont, CA 94611 abramdb@me.com (510) 747-9022

From: <u>David Gassman (dfgassman@aol.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Monday, September 16, 2024 12:15:05 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

David Gassman 389 Belmont St Apt 111 Oakland, CA 94610 dfgassman@aol.com (510) 835-2334

Paul Wermer
Stefan/Staff (BOS)
Beard of Supervisors (BOS): Breed_Mayor_London_(MYR): Cityattorney
Please stop SF from pursuing this damaging SCOTUS appeal
Monday, September 16, 2024 12:05:53 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

I have lived in San Francisco for nearly 40 years, and in that period we have repeatedly seen that SFs combined sewage and storm water system is not capable of handling normal expected high rainfall events.

With climate change, we know that the situation will get even worse - just look at the recent and current flooding in Europe, Africa and Southeast Asia if you doubt that. And perhaps we should pay attention to "Experts unsurprised at intensity of extreme weather but say damage wreaked shows how unprepared world is."

where the standard of the stand

And yet San Francisco has failed to address this storm water problem. This is a failure of SF governance, a failure of a supposedly environmentally friendly local government to take appropriate action. We are not an innocent party – and we certainly have not taken the ethical and responsible path to resolve the problem.

So why has SF appealed to SCOTUS to overturn a ruling calling SF out for it's failure to act responsibly? Especially when we know a SCOTUS ruling could devastate environmental protection in the whole country.

- We need to address the problem of our outdated sewage and storm water system. The cost of not doing so in the face of likely rain events will far exceed the cost of addressing the problem now. Continuing this lawsuit rather than addressing the actual physical problem is irresponsible and wasteful.
- 2) We must NOT give SCOTUS the opportunity to further gut critical environmental protections. Significant effort has gone into implementing the Clean Air Act, the Clean Water Act and related regulations. Threatening these policies is threatening lives and livelihoods nationwide.
- 3) Excusing SFs violations by saying "well, others are doing it too" completely ignores the harm and does nothing to solve problems. I am dismayed to see the SF is using that type of argument. Is SF a leader? or is that just marketing PR?

2309 California St San Francisco, CA 94115

From: <u>Stuart Flashman (stuflash@aol.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Monday, September 16, 2024 11:24:49 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

San Francisco (and the SFPUC) should be ashamed of itself! It's long past time for the City to join the 21st century, separate its sewage from storm runoff, and develop the sewage treatment capacity needed to fully protect SF's ocean shoreline from pollution. Instead, the City is attempting to unravel over fifty years of progress on improving water quality. I speak as a former East Bay MUD Board President and an environmental attorney.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Stuart Flashman 5626 Ocean View Drive Oakland, CA 94618 stuflash@aol.com (510) 504-0154

From: Sharon Paltin (bluetoothfairy18@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Monday, September 16, 2024 10:16:04 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Sharon Paltin PO Box 18 Laytonville, CA 95454 bluetoothfairy18@gmail.com (707) 984-0000

From: Alex Weisshaus (alexweisshaus@gmx.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Monday, September 16, 2024 9:59:55 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Now Is A Good Time To Act For Health. Any Time Is. Don't Let Big Polluters Call Policy Theirs!!!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Alex Weisshaus 520 S. Van Ness Ave. #222 San Francisco, CA 94110 alexweisshaus@gmx.com (415) 845-5721

From: <u>Pietro Poggi (pietro@musiquetropique.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Monday, September 16, 2024 8:48:52 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I am a San Francisco native who is very vexed to see the City doubling down on causing an environmental disaster during the Climate Emergency. This just shouldn't happen.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Pietro Poggi 4300 Market Street Oakland, CA 94608 pietro@musiquetropique.com (510) 348-3171

From: <u>JL Angell (jangell@earthlink.net) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Monday, September 16, 2024 7:32:29 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

JL Angell 2391 Ponderosa Rd Rescue, CA 95672 jangell@earthlink.net (530) 555-5555

From: <u>Amita Perreira (soapplant@hotmail.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Monday, September 16, 2024 7:29:08 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Amita Perreira 5800 Burlingame Ave Richmond, CA 94804 soapplant@hotmail.com (510) 528-0601

From: <u>Tim Laidman (timlaidman@yahoo.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Monday, September 16, 2024 7:21:23 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Willful destruction of the environment must stop. This will be an election issue and those that support joining forces with corporate polluters to cripple EPA enforcement of basic protections will suffer greatly for their malfeasance and betrayal of the public trust. Be in the right side of justice.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Tim Laidman 1722 Lexington Avenue El Cerrito, CA 94530 timlaidman@yahoo.com (510) 260-9393

From: <u>Joan Starr (joanbstarr@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Monday, September 16, 2024 7:14:08 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

San Francisco needs to lead on clean air and water, not contribute to their degradation!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Joan Starr 10300 San Pablo Ave #407 El Cerrito, CA 94530 joanbstarr@gmail.com (510) 867-5309

From: Andrew MacBlane (andrewmacblane@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Monday, September 16, 2024 2:03:02 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Think of our children!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Andrew MacBlane 8 Plaza Ave, Hudson NH 03051 Hudson, NH 03051 andrewmacblane@gmail.com (307) 431-0468

From: Felix M (fmbuga@icloud.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Sunday, September 15, 2024 2:24:04 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Felix M 353 Moretti Ln Milpitas, CA 95035 fmbuga@icloud.com (973) 517-9460

From: Kathy Dervin (dervin.kathy@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Sunday, September 15, 2024 10:57:01 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Kathy Dervin 510 Park St Pacific Grove, CA 93950 dervin.kathy@gmail.com (510) 693-6105

From: <u>Scott Grinthal (sgrinthal@yahoo.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Sunday, September 15, 2024 7:55:35 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Scott Grinthal 2721 55th Ave Oakland, CA 94605 sgrinthal@yahoo.com (650) 573-5105

From: <u>Katja Irvin (katja.irvin@sbcglobal.net) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Saturday, September 14, 2024 8:00:48 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Katja Irvin 215 S 19th St San Jose, CA 95116 katja.irvin@sbcglobal.net (408) 569-8214

From: Lindsay Wheeler (ellewebsolutions@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Saturday, September 14, 2024 6:39:03 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Lindsay Wheeler 1756 Carmel Dr. apt 220 Walnut Creek, CA 94596 ellewebsolutions@gmail.com (925) 322-0486

From: William Dittmann (billdittmann07@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Saturday, September 14, 2024 5:47:00 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m surprised that my beloved city would stoop this low.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

William Dittmann 250 Elizabeth Way San Rafael, CA 94901 billdittmann07@gmail.com (415) 716-1184

From: Christine Goldin (cwgoldin@gmail.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Saturday, September 14, 2024 5:22:29 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Christine Goldin 2543 Hilgard Ave Berkeley, CA 94709 cwgoldin@gmail.com (510) 847-0289

From: Kevin Patterson (kdpatt21@yahoo.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Saturday, September 14, 2024 5:09:45 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Kevin Patterson 1550 Sunny Ct Walnut Creek, CA 94595 kdpatt21@yahoo.com (925) 945-6219

From: Kenneth Gibson (kennethtgibson@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Saturday, September 14, 2024 4:26:13 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Kenneth Gibson 5090 Kearney Avenue Oakland, CA 94602 kennethtgibson@gmail.com (510) 555-4321

From: Kenneth Gibson (kennethtgibson@gmail.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Saturday, September 14, 2024 4:14:49 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Kenneth Gibson 5090 Kearney Avenue Oakland, CA 94602 kennethtgibson@gmail.com (510) 555-4321

From: Peter Guerrero (studio374photography@gmail.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Saturday, September 14, 2024 3:27:35 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Peter Guerrero 291 Lake Dr Kensington, CA 94708 studio374photography@gmail.com (510) 421-1071

From: <u>Susan Hinton (seh1593@comcast.net) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Saturday, September 14, 2024 1:04:11 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

This affects the entire San Francisco Bay area, not just San Francisco. Why does San Francisco want to ruin it the Bay? Tell them to stop, right now!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Susan Hinton 3066 Hazelwood Ave Santa Clara, CA 95051 seh1593@comcast.net (408) 984-3426

From: <u>Jim Kuhl (jim.kuhl@comcast.net) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Saturday, September 14, 2024 11:50:04 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Stop the lawsuit to protect our local waters and the Clean Water Act. San Francisco must act iconically protecting our environment and demonstrate they a great Stuard of the planet not an abuser,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Jim Kuhl 1230 Wooded Hills Drive San Jose, CA 95120 jim.kuhl@comcast.net (408) 398-5583

From: <u>Tania Sole (tsole@ecoslip.org) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Saturday, September 14, 2024 11:31:02 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Clean water is critical not only for humans, but also for flora and fauna. Without it ecosystems suffer and are degraded. Please voote to prioritize our local bay waters.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Tania Sole 40 Claremont Ave, Apt 2 Redwood City, CA 94062 tsole@ecoslip.org (415) 987-3283

From: Patricia Bias (flypb@yahoo.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Saturday, September 14, 2024 11:07:56 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Our Board of Supervisors seems to work to harm we the residents INSTEAD of working with EPA guidelines. Please STOP this lawsuit - not!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Patricia Bias 1724 Veneto Ln Ste 660 Brentwood, CA 94513 flypb@yahoo.com (925) 788-8297

From: Gary Mononi (mononi.gary@gmail.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Saturday, September 14, 2024 8:57:57 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Gary Mononi 70 Live Oak Ave Fairfax, CA 94930 mononi.gary@gmail.com (415) 747-4300

From: Paul Epstein (paulsfo@gmail.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Saturday, September 14, 2024 8:50:37 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

The Clean Water Act protects us now and our future. San Francisco should lead in protecting the coast.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Paul Epstein 116 11th Ave San Francisco, CA 94118 paulsfo@gmail.com (415) 751-6657

From: Pauline seales (paulineseales120@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Saturday, September 14, 2024 8:09:04 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Clean water a fundamental right

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Pauline seales 328 Getchell St Santa Cruz, CA 95060 paulineseales 120@gmail.com (831) 428-2080

From: <u>Suzanne Martinez</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: EPA LAWSUITS

Date: Saturday, September 14, 2024 6:13:32 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

San Francisco has quietly gotten ready to dismantle parts of the Clean Water Act in its lawsuit to avoid cleaning up its pollution of our waters. The EPA has sought to prevent San Francisco from releasing raw sewage into the ocean. Instead of changing its ways, San Francisco is asking the Supreme Court to take away EPA's power to require the City to keep its coastline safe and clean. We need San Francisco to stop the lawsuit immediately and clean up its mess!

Despite San Francisco's reputation as an environmental leader in the country, the SFPUC General Manager and the City Attorney—both appointed by the Mayor—are continuing to carry forward a lawsuit that would harm our local waters and could have serious ramifications for how the EPA is able to regulate water quality across the country. Instead of leading with environmental and environmental justice organizations, San Francisco has joined forces with the National Mining Association, American Gas Association, and the American Fuel and Petrochemical Manufacturers—the leading trade associations of polluting industries. We need your help to urge the Supervisors to put a stop to this and protect San Francisco's environment.

Send a letter to the Board of Supervisors now asking them to protect the Clean Water Act and work with the EPA to end the dumping of raw sewage into the San Francisco Bay and Pacific Ocean where our communities live and play.

If San Francisco wants to remain a leader in justice and environmental protection, it needs to stop this lawsuit that would lead to irreparable harm to communities in San Francisco, in the Bay Area, and across the country.

Suzanne Martinez Bay Area resident 131 Richardson Dr Mill Valley. CA 94941 415-305-3909 From: H Leabah Winter (hlwinter@comcast.net) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 10:58:25 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

H Leabah Winter 2431 Mariner Square Dr Apt 302 Alameda, CA 94501 hlwinter@comcast.net (805) 458-4348

From: Pam Brigg McKown (pambrimck@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 10:52:42 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Pam Brigg McKown 7346 Hotchkiss Ave El Cerrito, CA 94530 pambrimck@gmail.com (510) 847-8517

From: <u>James Webb (j.e.c.webb@gmail.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 10:46:59 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

James Webb 455 25th Avenue, Apt 2 San Francisco, CA 94121 j.e.c.webb@gmail.com (781) 386-7380

From: <u>singih tan (unojodelacara@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 10:10:44 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

It is outrageous that SF is attacking the Clean Water Act instead of complying with it.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

singih tan 5600 cottle san jose, CA 95123 unojodelacara@gmail.com (777) 777-7777

From: <u>singih tan (unojodelacara@gmail.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 10:06:00 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

It is outrageous that SF is attacking the Clean Water Act instead of complying with it.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

singih tan 5600 cottle san jose, CA 95123 unojodelacara@gmail.com (777) 777-7777

From: Benjamin Keller (benk@sonic.net) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 9:26:39 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Benjamin Keller 6245 Baker St Oakland, CA 94608 benk@sonic.net (401) 378-7523

From: Susan Sherk (ssherk@earthlink.net) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 9:14:25 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Susan Sherk 1820 Chestnut St Berkeley, CA 94702 ssherk@earthlink.net (510) 549-0872

From: <u>Donna Canali</u>

To: <u>Board of Supervisors (BOS)</u>
Subject: Stop the sewage dumping.

Date: Friday, September 13, 2024 8:58:19 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Board of Supervisors,

Please work with the EPA to protect the Clean Water Act and end the dumping of raw sewage into the San Francisco Bay and Pacific Ocean. I live at Ocean Beach and in addition to residents in the area, thousands of other San Franciscans come to the area to enjoy the spectacular ocean views and opportunities for recreation. Respectfully,

Donna Canali 825 La Playa St. #425 SF 94121 From: Bridget Scallen (scallenbridget@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 8:19:34 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Bridget Scallen 1318 Whittier GPP, MI 48230 scallenbridget@gmail.com (313) 806-4609

From: Rebecca Franke (bekka@sonic.net) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 6:40:38 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Rebecca Franke 1338 Stannage Ave Berkeley, CA 94702 bekka@sonic.net (510) 593-3333

From: Marisa Mcfarlane (marisa.mgm@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 6:32:32 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Marisa Mcfarlane 207 Russia Ave San Francisco, CA 94112 marisa.mgm@gmail.com (234) 567-8901

From: <u>Elena Engel (elenajengel@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 5:30:51 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

This seems like madness to sue the EPA when it could wipe out parts of the Clean Water Act. We must find a way to resolve this situation without endangering our water across the nation!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Elena Engel 2289 Bryant St San Francisco, CA 94110 elenajengel@gmail.com (415) 351-8823

From: April Harris (aprilalice.harris@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 4:59:54 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

April Harris 112 Mazie Dr Pleasant Hill, CA 94523 aprilalice.harris@gmail.com (925) 825-1337

From: <u>Caroline Wood (carolinewood85@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 4:49:03 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

STOP releasing raw sewage into San Francisco Bay. You jeopardizing the lives of the sea animals as well as all the humans that swim in the Bay on a regular basis.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Caroline Wood 1228 Rossmoor PkwyApt 233 Walnut Creek, CA 94595 carolinewood85@gmail.com (704) 484-1425

From: Jim Diamond (dr.jimdiamond@gmail.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 4:46:15 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Jim Diamond 1533 Edith St Berkeley, CA 94703 dr.jimdiamond@gmail.com (510) 527-4130

From: Michele Bernal (mjbernalberkeley@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 4:35:39 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

This is very disappointing!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Michele Bernal 2709 Dwight Way Apt 32 Berkeley, CA 94704 mjbernalberkeley@gmail.com (510) 841-8513

From: <u>Charming Evelyn (bcharmz@aol.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 4:18:46 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

It is unthinkable that the City of SF would sue to stop EPA regulations from kicking in. You're supposed to be protecting the residents of your city, both 4 legged and 2-legged and the marine life that surrounds it as well. The raw sewage being released into the bay has a spiraling effect on everything associated with the bay, including contaminating the bay where those with the least amongst us recreate and fish to maintain our families. This is where we go to cool off when the temp is 90 degrees and we have no AC.

Do the right thing and invest in cleaning up the bay and upgrading the sewer system to direct potable reuse, so there is minimal discharge of toxics into the bay.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Charming Evelyn 520 S Mariposa Ave, Apt 409 Los Angeles, CA 90020 bcharmz@aol.com (213) 385-0903

This message was sent by KnowWho, as a service provider, on behalf of an individual associated with Sierra Club.

If you need more information, please contact Member Care at Sierra Club at member.care@sierraclub.org or (415) 977-5673.					

From: Carolyn Cheng (carolyn.cheng@sierraclub.org) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 2:47:53 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Carolyn Cheng 1000 Dewing Ave Lafayette, CA 94549 carolyn.cheng@sierraclub.org (510) 214-2885

From: <u>Beth Jackson (bajid155@yahoo.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 2:42:25 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Beth Jackson 751 Rowland Blvd Novato, CA 94947 bajid155@yahoo.com (415) 261-2611

From: <u>Michael Arent (michael.arent@sbcglobal.net) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 2:19:47 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Water is the most valuable resource on our planet as well as in our arid state of California. Dismantling the Clean Water Act and allowing the release of raw sewage is a threat to our human and natural existence here in the San Francisco Bay area and beyond. There is no excuse for this egregious offense.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Michael Arent 1506 Terrace St Albany, CA 94706 michael.arent@sbcglobal.net (510) 616-0316

From: <u>Charlotte Ryge (c_ryge@yahoo.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 2:14:14 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I'm ashamed of you, San Francisco! You need to be the leader in environmental causes and justice that most people, apparently mistakenly, believe you to be. Shame on you!! Clean up your own messes. The Supreme Court has already reduced the power of the EPA- don't help them.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Charlotte Ryge 1325 Court St Martinez, CA 94553 c_ryge@yahoo.com (925) 998-6710

From: <u>Karen Roy (kmroy2001@yahoo.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 1:53:51 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I swim in the Bay and am very concerned about raw sewage. I am pleased that the Regional Water Quality Board has tightened up the nutrients allowed in the Bay, but concerned that San Fransisco is suing to lessen EPA regulation of water safety.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Karen Roy 782 Ventura St Richmond, CA 94805 kmroy2001@yahoo.com (510) 932-1786

From: <u>Virginia Madsen (madsenginny3@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 1:43:42 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I'm an elderly, 3rd generation Californian who has lived near SF Bay almost my entire life. My mother worked to Save the Bay when I was a teenager and I got my BS in Geology and Meteorology from the CSU system in the 1980's after attending SF State to do the same. We both fought to get EPA protections. We saved the Bay once but not to have political agendas dirty the waters 40 years later. The powers that be in the City now need to rethink their attempt to remove EPA clean water protections. You may have the name, but it is not your Bay.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA's power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation's bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA's ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Virginia Madsen 13461 Aurora Dr Apt H San Leandro, CA 94577 madsenginny3@gmail.com (925) 932-7588

From: Chris Gilbert (chris@gilbertbiz.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 1:32:28 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

As a former, long-time SF resident...

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Chris Gilbert 1797 Madera St BERKELEY, CA 94707 chris@gilbertbiz.com (510) 725-0052

From: David Miotke (dmiotke@mindspring.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 12:46:44 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

David Miotke 1626 Francisco St Apt 1A Berkeley, CA 94703 dmiotke@mindspring.com (510) 549-1487

From: Edward Mechem (ed@mechem.org) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 12:42:15 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Edward Mechem 217 John St Oakland, CA 94611 ed@mechem.org (510) 652-2694

From: <u>Martha Kreeger (marthakreeger@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 12:19:37 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

My kids grew up here. We swim, we play at the beach and we eat food grown on these lands and fish and crab caught in these waters. How dare you threaten not only the health and welfare of my family and my community, but as a kid who grew up in NC without the protections of labor unions or folks who care about EPA rules --- how dare you make it possible for polluters to destry those families live or impact their ability to work. SF seems to feel no responsibility for folks across the country. SF seems to feel no empathy or compassion for others. Apparently you can't be bothered to charge companies the cost to upgrade the swer storm water system when they put up buildings. You feel like making 100 new flint michigan water disasters possible across the country is a better plan. That's unacceptable behavior. You should be ashamed. All of us deserve environmental protections from polluters and corporate greed. Take a stand for people.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Martha Kreeger 41241 Chiltern Drive Fremont, CA 94539 marthakreeger@gmail.com (510) 673-9447

From: <u>Joan Taylor (palmcanyon@mac.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 11:59:24 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Joan Taylor 1850 Smoke Tree Lane Palm Springs, CA 92264 palmcanyon@mac.com (760) 408-2488

From: <u>Annika Belzer (annikagbelzer@gmail.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 11:58:14 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Please protect the health of our communities and our oceans!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Annika Belzer 503 Goodhill Rd Kentfield, CA 94904 annikagbelzer@gmail.com (415) 446-8013

From: <u>Greg Schwartz (gregmschwartz@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 11:53:39 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

SF is supposed to lead the way, not join Big Polluters!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Greg Schwartz 17 Merrydale Rd Apt 12 San Rafael, CA 94903 gregmschwartz@gmail.com (216) 394-6572

From: Martin Gothberg (mgothberg2020@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 11:18:56 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

It is difficult to believe that CoSF has regressed so thoroughly on protection of our bay and coastline through their lawsuit against the CWA. Congratulations on joining a gallery of known polluters, SF.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Martin Gothberg 2159 King Ct 95051, CA 95051 mgothberg2020@gmail.com (408) 246-8170

From: Mary Elizabeth (mebeth@outlook.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 11:17:32 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

San Francisco Bay is continuous with the Delta which includes the deep water channel in Stockton where I live. The impacts of raw sewage in terms of nutrient pollution and other contaminates chemical and biological are well know. We must do better to protect our natural resources.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Mary Elizabeth 624 W Vine Street Stockton, CA 95203 mebeth@outlook.com (209) 547-8889

From: julianne frizzell (juliannepersonal@sonic.net) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 11:11:21 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Our domestic water allocations are controlled by the SFPUC. I want the SFPUC to do a better job of protecting the environment and allowing higher water flows through the Tuolumne.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

julianne frizzell 1175 Channing Ave Palo Alto, CA 94301 juliannepersonal@sonic.net (650) 325-0905

From: <u>Norma Wallace (587njw@gmail.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 11:10:37 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

As an SF homeowner, native to SF since the 1880s AND part Native Californian from HERE, I am disheartened, heartbroken, beyond appalled to learn that SF could Take DOWN the Clean Water Act.

WHAT ARE YOU THINKING?????

I do everything to lighten my impact, vegan since 1995, no water local native plant garden. WHAT ARE YOU DOING????

SF must take responsibility for itself.

Stop this lawsuit.

Anything less is morally bankrupt, unethical and when I move home, I will be active in campaigning against you.

'O

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Norma Wallace 130 Cottage Ave Richmond, CA 94801 587njw@gmail.com (510) 439-8360

From: Rush Rehm (mrehm@stanford.edu) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 11:07:40 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I can't believe the city would be doing this. Please, drop this lawsuit. Think about the future, which belongs to all of us.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Rush Rehm 835 Lakeview Way EMERALD HILLS, CA 94062 mrehm@stanford.edu (650) 365-1464

From: <u>Katja Irvin (katja.irvin@sbcglobal.net) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 11:02:38 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Katja Irvin 215 S 19th St San Jose, CA 95116 katja.irvin@sbcglobal.net (408) 569-8214

From: <u>Josephine Coffey (coffey.jo@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Friday, September 13, 2024 9:58:47 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I heartily endorse this message. Josephine Coffey

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Josephine Coffey 248 Dublin St San Francisco, CA 94112 coffey.jo@gmail.com (415) 987-6543

From: Sydney Pitcher (syditude@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Thursday, September 19, 2024 1:05:50 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I am very angry and disappointed to have learned that San Francisco has been allowing billions of gallons of sewage to be discharged into the bay and attempting to avoid cleaning up its mess, protecting our environment and striving to join big polluters and get permission from the Supreme Court to keep allowing this disaster instead of taking the high road. It egregiously paves the way for environmental injustice everywhere during a climate emergency. It is long overdue that clean water be seen as a human right by those in power instead of a privilege and I dare San Francisco turn this around by being a true leader and invest the funds to, greatly reduce the amount of toxic sewage going into the bay that continues to polluting our waters and killing marine life! Enough is enough!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Sydney Pitcher 1434 La Corta Circle Lemon Grove, CA 91945 syditude@gmail.com (619) 439-8927

This message was sent by KnowWho, as a service provider, on behalf of an individual associated with Sierra Club.

If you need more information, please contact Member Care at Sierra Club at member.care@sierraclub.org or (415) 977-5673.	

From: Gary Bailey (tigergary@earthlink.net) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Wednesday, September 18, 2024 8:06:39 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Gary Bailey 941 W Cardinal Dr Sunnyvale, CA 94087 tigergary@earthlink.net (408) 732-5499

From: Nancy Havassy (n.havassy@att.net) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Wednesday, September 18, 2024 7:37:34 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Nancy Havassy 5940 Thornhill Drive Oakland, CA 94611 n.havassy@att.net (510) 339-3043

From: Carol Drake (caroldrakegreenaction@gmail.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Wednesday, September 18, 2024 6:21:54 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Carol Drake 38038 Dundee Common Fremont, CA 94536 caroldrakegreenaction@gmail.com (510) 358-2805

From: <u>Judy MacLean (judymac@igc.org) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Wednesday, September 18, 2024 6:00:55 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Judy MacLean 2610 Regent St apt 201 Berkeley, CA 94704 judymac@igc.org (510) 845-8638

From: Christopher Ware (cmdubb@yahoo.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Wednesday, September 18, 2024 3:44:55 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Christopher Ware 45746 Bridgeport Dr Fremont, CA 94539 cmdubb@yahoo.com (510) 996-2324

From: Maureen Fry (msfryohio@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Wednesday, September 18, 2024 12:01:40 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Maureen Fry 5042 Chelsea Dr Newark, CA 94560 msfryohio@gmail.com (937) 750-4494

From: Robert Cheasty (rcheasty@cheastylaw.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Wednesday, September 18, 2024 11:17:42 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Please think of the broader implications of weakening the Clean Water Act. Bringing this legal action could wind up with serious harm to the environment for the entire country. Do the right thing and drop the legal action.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Robert Cheasty 1603 Marin Avenue Albany, CA 94707 rcheasty@cheastylaw.com (510) 701-4321

From: <u>lynn arsanis (sharonlynn7@comcast.net) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Wednesday, September 18, 2024 10:29:11 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

as a native San Franciscan I am most especially in support

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

lynn arsanis 136 bahama reef novato, CA 94949 sharonlynn7@comcast.net (415) 971-3317

From: <u>Danielle Buma (danielle.e.buma@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Wednesday, September 18, 2024 10:12:01 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

The harm done by taking away protections will outweigh and outlast any potential benefits of removing protections. San Francisco, and all of California's, reputation will be damaged as well. This is an expensive place to live but people still visit it because of the natural beauty and world class cities to be found. Our water systems need more protecting, if anything. Thank you for reading.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Danielle Buma 611 Sea Ranch Ct Apt 7 Vallejo, CA 94591 danielle.e.buma@gmail.com (310) 780-4854

From: <u>Marinell Daniel (marinelldaniel@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Wednesday, September 18, 2024 9:49:06 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Marinell Daniel 4070 La Colina Rd. El Sobrante, CA 94803 marinelldaniel@gmail.com (510) 227-7514

From: Summer Rogers (summer.r.mathur@gmail.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Wednesday, September 18, 2024 9:30:16 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Summer Rogers 925 Elm St El Cerrito, CA 94530 summer.r.mathur@gmail.com (510) 525-7876

From: <u>Maura FitzGerald (fitzms57@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Wednesday, September 18, 2024 9:25:22 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

San Francisco I hope you do the right thing here.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Maura FitzGerald 1412 Barrows Road Oakland, CA 94610 fitzms57@gmail.com (510) 913-0925

From: Anne Barker (anb@platypi.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Wednesday, September 18, 2024 8:35:30 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Anne Barker 567 Heather Way, San Rafael, CA 94903 San Rafael, CA 94903 anb@platypi.com (415) 721-0959

From: <u>Jeffrey Hemenez (jh2897@att.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Wednesday, September 18, 2024 7:35:31 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Jeffrey Hemenez 2600 Camino Ramon San Ramon, CA 94583 jh2897@att.com (925) 823-4000

From: Rus Postel (rusistan@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 10:54:12 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Rus Postel 211 Roundtree Way San Rafael, CA 94903 rusistan@gmail.com (714) 362-4334

From: <u>Carol Schaffer (cschaff@aol.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 10:52:39 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Carol Schaffer 2530 kavanagh rd san pabloi, CA 94806 cschaff@aol.com (510) 555-5555

From: <u>Lin Griffith (oak2acorns@yahoo.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 10:02:46 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Lin Griffith 3937 High St Oakland, CA 94619 oak2acorns@yahoo.com (510) 765-4321

From: Katherine M Calvert (katiemarycalvert@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 9:57:20 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Katherine M Calvert 1204 Talbot Avenue, Gilman, Gilman, Gilman BERKELEY, CA 94706 katiemarycalvert@gmail.com (510) 524-6617

From: Angela Gantos (amatlock51@yahoo.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 9:24:09 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Angela Gantos 344 Blackfield Drive Tiburon, CA 94920 amatlock51@yahoo.com (415) 435-7724

From: <u>Jamie Le (jledent43@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 9:10:29 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Jamie Le 1424 Sherman Alameda, CA 94501 jledent43@gmail.com (619) 957-6489

From: Myron Walters (mw@myronwalters.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 8:39:48 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Myron Walters 34 Arcangel Ct Fairfax, CA 94930 mw@myronwalters.com (415) 686-3445

From: <u>Marjorie Ho (marjjho@aol.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 8:23:35 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Stop the degradation of our ocean and bay waters.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Marjorie Ho 248 Fernwood Drive Moraga, CA 94556 marjjho@aol.com (925) 300-6641

From: KAREN DIAZ (karendiazcpa@yahoo.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 8:23:05 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I personally am out in the waters off our coast often and for health reasons. Clean water is so important for us all. Stop this lawsuit now!!!!!!!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

KAREN DIAZ 655 BROADMOOR BLVD SAN LEANDRO, CA 94577 karendiazcpa@yahoo.com (415) 601-0556

From: <u>Joel Sokolsky (esthersfolks@sbcglobal.net) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 7:22:19 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Joel Sokolsky 1611 Castle Hill Rd Walnut Creek, CA 94595 esthersfolks@sbcglobal.net (925) 938-3708

From: Greg Schwartz (greg.m.schwartz@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 6:04:27 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Greg Schwartz 7 Merrydale Road, #2 San Rafael, CA 94903 greg.m.schwartz@gmail.com (216) 394-6572

From: Marina Marcroft (marinamarcroft@msn.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 5:41:16 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Marina Marcroft 3352 Victor Ave Oakland, CA 94602 marinamarcroft@msn.com (801) 661-5942

From: Susanne Herting (sbherting@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 5:02:31 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Susanne Herting 4088 Patterson Ave Oakland, CA 94619 sbherting@gmail.com (510) 325-3900

From: Erika Martinez (erika-martinez@comcast.net) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 4:59:40 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Erika Martinez 45 Pleasant Ln San Rafael, CA 94901 erika-martinez@comcast.net (415) 482-0221

From: Sheri Kuticka (kyti1653@aol.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 4:48:00 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Sheri Kuticka 820 Weaver Ln Concord, CA 94518 kyti1653@aol.com (925) 798-6148

From: Marjory Keenan (marjkeenan44@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 4:47:05 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Marjory Keenan 1816 Vine Street Berkeley, CA 94703 marjkeenan44@gmail.com (510) 525-2649

From: <u>Dyan Osborne (dyan3926@att.net) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 4:38:23 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Dyan Osborne 1163 Bacchini Ln Brentwood, CA 94513 dyan3926@att.net (209) 552-2271

From: <u>Ernie Walters (ernwalt@comcast.net) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 4:38:00 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Ernie Walters 2437 Tartarian Way Union City Ca, CA 94587 ernwalt@comcast.net (510) 579-2851

From: Catheryn Sproull (catheryn sproull@yahoo.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 4:31:08 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Catheryn Sproull 16274 San Remo Dr San Leandro, CA 94578 catheryn_sproull@yahoo.com (218) 205-8130

From: Nicole C. Raeburn, Ph.D. (raeburnn@usfca.edu) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 4:19:51 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Nicole C. Raeburn, Ph.D. 1203 Melville Sq. #117 Richmond, CA 94804 raeburnn@usfca.edu (415) 370-9659

From: Joslyn Baxter (joslyn.baxter@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 4:19:32 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Joslyn Baxter 324 Sheffield Ave Mill Valley, CA 94941 joslyn.baxter@gmail.com (415) 889-3707

From: Judith Radousky (jradousky@gmail.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 4:19:19 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I was shocked to find out the City of San Francisco would even consider joining with other polluters to continue in a law suite to weaken the EPA to give themselves the right to pollute our Bay and Ocean. No city or industry has the right to release raw sewage into the ocean. Make it a priority to tax and spend the money of better waste management.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Judith Radousky 3400 Nevada Court Pleasanton, CA 94566 jradousky@gmail.com (925) 931-1055

From: Walter Ramsey (walter.ramsey@sbcglobal.net) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 4:17:10 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Walter Ramsey 4165 Cherry Court Oakley, CA 94561 walter.ramsey@sbcglobal.net (925) 234-0389

From: James R (Randy) Monroe (randy@monroescienceed.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 4:09:30 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

James R (Randy) Monroe 5521 Michigan Blvd. Concord, CA 94521 randy@monroescienceed.com (925) 969-0808

From: <u>Burk Braun (burkbraun@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 4:01:43 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Every time I bike along the embarcadero, such as under the bay bridge, the stench of sewage is incredible. Fix it!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Burk Braun 37 Hillcrest Dr San Rafael, CA 94901 burkbraun@gmail.com (415) 459-4978

From: Renee Lewis (chugal@comcast.net) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 3:56:09 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

With the most recent revelation of sewage from septic tanks leaking into Bolinas Bay, all Bay Area residents should be concerned about removing the EPA's ability to monitor water quality in our bays and shorelines. With our massive Bay Area population it is a difficult task to keep California as clean and unpolluted as possible. Don't add to the ease in which corporations skirt the law and pollute our earth and water. Please do not allow the EPA to be removed from monitoring tasks and responsibilities.

Thank You

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Renee Lewis 10076 Nantucket Dr. San Ramon, CA 94582 chugal@comcast.net (925) 828-4128

This message was sent by KnowWho, as a service provider, on behalf of an individual associated with Sierra Club.

If you need more information, please contact Member Care at Sierra Club at member.care@sierraclub.org or (415) 977-5673.					

From: Audra Barrios (hello@lickyoureyeballs.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 3:54:58 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Audra Barrios 1712 Milvia St Berkeley, CA 94709 hello@lickyoureyeballs.com (510) 776-0132

From: Taggart Dean (taggdean8@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 3:53:44 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Taggart Dean 1305 Webster St., Apt. C-206 Alameda, CA 94501 taggdean8@gmail.com (808) 348-7698

From: <u>Helen Hays (hlhays75@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 3:52:51 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Helen Hays 3301 Tice Creek Dr Apt 6 Walnut Creek, CA 94595 hlhays75@gmail.com (503) 631-4463

From: Anna Kami?ska (kamvera@yahoo.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 3:46:57 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Anna Kami?ska 1031 Kains Ave Albany, CA 94706 kamvera@yahoo.com (510) 599-0639

From: <u>Vasu Murti (vasumurti@netscape.net) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 3:41:35 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

The Democratic Party platform should support: Animal Rights, Defending the Affordable Care Act, Ending Citizens United, Ending Marijuana Prohibition, Giving Greater Visibility to Pro-Life Democrats, Gun Control, Net Neutrality, Raising the Minimum Wage to \$15 an Hour, Responding to the Scientific Consensus on Global Warming, and a Sustainable Energy Policy. Democrats for Life of America, 10521 Judicial Drive, #200, Fairfax, VA 22030, (703) 424-6663

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA's power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation's bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA's ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Vasu Murti 30 Villanova Lane Oakland, CA 94611 vasumurti@netscape.net (510) 339-8155

From: Joyce Mercado (jlmercado246@qmail.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 3:40:13 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Joyce Mercado 2901 Lincoln Ave Alameda, CA 94501 jlmercado246@gmail.com (510) 918-7590

From: Rahima Warren (rahima9@earthlink.net) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 3:37:31 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I'm a 3rd generation Californian and have lived in the Bay Area most of my life. We must do all we can to protect the beuaty and safety of our glorious coasts and local waters. Drop your lawsuit!

NOt only does it endanger our waters and coast. It also opens the door for similar evasions of the Clean Water Act.

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco's shores clean without jeopardizing one of the country's most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Rahima Warren 1795 Boxheart Dr #419 Healdsburg, CA 95448 rahima9@earthlink.net (925) 878-9124

From: Kurt Stahl (kstahl5191@gmail.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 1:33:00 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Kurt Stahl 2241 Palomino Rd Livermore, CA 94551 kstahl5191@gmail.com (925) 413-0484

From: <u>Judy Maclean (judymac@igc.org) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 11:28:32 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Judy Maclean 2610 Regent St Apt 201 Berkeley, CA 94704 judymac@igc.org (510) 725-2209

From: <u>Pilar Zuniga (pilar@ecologycenter.org) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 10:27:51 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

Continue to be a environmental leader and take responsibility for your pollution!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Pilar Zuniga 2530 San Pablo Avenue, Suite H Berkeley, CA 94702 pilar@ecologycenter.org (510) 559-3616

From: <u>Elaine Peterson (emp1101@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 8:24:24 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Elaine Peterson 1938 Montemar Way San Jose, CA 95125 emp1101@gmail.com (408) 888-1111

From: <u>Stacey Jones (sparky8pez@gmail.com) Sent You a Personal Message</u>

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 6:39:03 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Stacey Jones 2658 W Willow St Stockton, CA 95203 sparky8pez@gmail.com (209) 298-4389

From: Kelly Grindstaff (kelly.grindstaff@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 4:36:03 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Kelly Grindstaff 856 Jones St Berkeley, CA 94710 kelly.grindstaff@gmail.com (518) 879-1896

From: Laurie Kossoff (lauriekossoff@gmail.com) Sent You a Personal Message

To: Board of Supervisors (BOS)

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Tuesday, September 17, 2024 3:36:57 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

We need to lead on this, not help to weaken the EPA. Do better!

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Laurie Kossoff 219 Behrens St El Cerrito, CA 94530 lauriekossoff@gmail.com (510) 965-2637

From: Caroline Ayres (carolineay@icloud.com) Sent You a Personal Message

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Monday, September 16, 2024 8:54:38 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Caroline Ayres 205 28th St, Apt 2 San Francisco, CA 94110 carolineay@icloud.com (415) 254-9269

From: <u>Nuchine Nobari (nuchine@gmail.com) Sent You a Personal Message</u>

To: <u>Board of Supervisors (BOS)</u>

Subject: Stop the lawsuit to protect our local waters and the Clean Water Act

Date: Monday, September 16, 2024 8:43:18 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better.

The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court?whose recent decisions have consistently and dramatically undermined the nation?s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution?and the pollution of our air and lands?in San Francisco, the Bay Area, and the entire nation.

I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped.

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. Stop this lawsuit now!

Sincerely,

Nuchine Nobari 2200 Sacramento 404 San Francisco, CA 94115 nuchine@gmail.com (617) 378-2300

Introduction Form

(by a Member of the Board of Supervisors or the Mayor)

I hereby sub	mit the following item for introduction (select only one):					
1.	For reference to Committee (Ordinance, Resolution, Motion or Charter Amendment)					
2.	Request for next printed agenda (For Adoption Without Committee Reference) (Routine, non-controversial and/or commendatory matters only)					
3.	Request for Hearing on a subject matter at Committee					
4.	Request for Letter beginning with "Supervisor	inquiries"				
5.	City Attorney Request					
6.	Call File No. from Committee.					
7.	Budget and Legislative Analyst Request (attached written Motion)					
8.	Substitute Legislation File No.					
9.	Reactivate File No.					
10.	Topic submitted for Mayoral Appearance before the Board on					
The propose	The proposed legislation should be forwarded to the following (please check all appropriate boxes):					
☐ Small Business Commission ☐ Youth Commission ☐ Ethics Commission						
☐ Planning Commission ☐ Building Inspection Commission ☐ Human Resources Department						
General Plan Referral sent to the Planning Department (proposed legislation subject to Charter 4.105 & Admin 2A.53):						
□ Y	res □ No	,				
(Note: For Imperative Agenda items (a Resolution not on the printed agenda), use the Imperative Agenda Form.)						
Sponsor(s):						
Clerk of th	e Board					
Subject:						
Closed Session - Existing Litigation - United States Environmental Protection Agency - September 24, 2024, at 2:30 p.m.						
Long Title or text listed:						
Closed Session for the Board of Supervisors to convene on September 24, 2024, at 2:30 p.m., pursuant to California Government Code, Section 54956.9, and San Francisco Administrative Code, Section 67.10(d)(1), for the purpose of conferring with, or receiving advice from, the City Attorney regarding existing litigation in which the City is a party: City and County of San Francisco v. United States Environmental Protection Agency (United States Supreme Court) Case No. 23-753; scheduled pursuant to Motion No. M24-085 (File No. 240889), approved on September 17, 2024.						

Signature of the Requestor:

Aps Casisto