From: Sue King (sdk831@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: Monday, September 30, 2024 9:03:48 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,

Sue King 7806 Kentwood Way Pleasanton, CA 94588 sdk831@yahoo.com (925) 846-9692

From: Barbara Petterson (barbpetterson2@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 30, 2024 6:39:35 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,

Barbara Petterson 5810 Maccall St Oakland, CA 94609 barbpetterson2@gmail.com (510) 501-9192

From: Eugenia Stoker (geniegram@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 30, 2024 3:53:52 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 read about this situation from 1000 Grandmothers. it's shocking! Raw sewage in the Bay will lead to serious health issues 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,

Eugenia Stoker 6002 E. Wendrew Lane Tucson, AZ 85711 geniegram@gmail.com (520) 576-3222

From: <u>elaine magree (elaine.magree@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 30, 2024 3:37:41 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,

My son and grandson are surfers. Untreated waste water in our oceans is a threat to them, to ocean life and to the health of the planet. My hair is on f'ing fire about this. Please- do your part!!!

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

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

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

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a 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 magree 1927 Fairview st Berkeley, CA 94703 elaine.magree@gmail.com (530) 592-5461

From: <u>Linda Blum (Iblumqnp@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 30, 2024 3:23:24 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,

Linda Blum 8 Gypsy Hill Road Pacifica, CA 94044 lblumgnp@gmail.com (650) 451-8945

From: Mary Anne Morgan (maryannemorgan2@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 30, 2024 3:18:40 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,

Mary Anne Morgan 1601 Blake Street Berkeley, CA 94703 maryannemorgan2@gmail.com (510) 520-9584

From: Carol Rothman (carolrothman@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 30, 2024 2:24:38 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,

Carol Rothman 1539 Parker St. Berkeley, CA 94703 carolrothman@gmail.com (510) 684-1931

From: Kelly Lin (nwaintern1@sfbaypsr.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: Monday, September 30, 2024 1:46:47 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,

Kelly Lin 548 Market St #90725 San Francisco, CA 94104 nwaintern1@sfbaypsr.org (510) 501-2627

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: Monday, September 30, 2024 1:07:38 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,

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

From: Carol Crooks (cricketchatter@rocketmail.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 30, 2024 12:34:35 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 Crooks 959 63rd St. Oakland, CA 94608 cricketchatter@rocketmail.com (510) 712-4668

From: Amy Gorman (subtle.portico-0m@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: Monday, September 30, 2024 12:03:16 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,

Amy Gorman 952 the almeda berkeley, CA 94707 subtle.portico-0m@icloud.com (510) 527-4973

From: <u>Jane Ariel (janeari@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: Monday, September 30, 2024 11:44:36 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,

Jane Ariel 3164 Sheffield Ave. Oakland, CA 94602 janeari@igc.org (510) 306-0083

From: JOAN HEINSHEIMER (jgheinsheimer@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 30, 2024 11:44:01 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,

please stop wasting tax payer money on things like 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,

JOAN HEINSHEIMER 6159 Bernhard Ave Richmond, CA 94805 jgheinsheimer@gmail.com (510) 235-6668

From: Jennifer Hetterly (jennifer.hetterly@sierraclub.org) 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 30, 2024 11:35:06 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,

Jennifer Hetterly 813 Colorado Ave Palo Alto, CA 94303 jennifer.hetterly@sierraclub.org (650) 387-7967

From: Jacquelyn Marie (jacquelyn.marie@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: Monday, September 30, 2024 11:07:08 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,

This is our ocean, our bay, our waters. Please keep them clean for generatiions to come.

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

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

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

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

Sincerely,

Jacquelyn Marie 301 Lenox Avenue, PH 1 Oakland, CA 94610 jacquelyn.marie@ymail.com (510) 213-5060

From: Vera Lanaro (veraellenlanaro@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 30, 2024 11:03:48 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 must stop environmental pollution such as dumping raw sewage into our beautiful bay and ocean. Protecting the bay and Pacific ocean ensures the health and well being of our environment for us and 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,

Vera Lanaro 35 LAUREL DRIVE, APT. 204 Danville, CA 94526 veraellenlanaro@gmail.com (207) 239-1757

From: Marcia ?? Flannery (marciaflannery@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 30, 2024 10:51:53 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,

Marcia ?? Flannery 363 40th st. Marcia ??, CA 94609 marciaflannery@gmail.com (510) 923-1293

From: Anne Costanzo (abcostanzo24@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 30, 2024 6:35:10 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 our most precious commodity. We need to do everything possible to protect 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,

Anne Costanzo 832 Masselin Avenue Los Angeles, CA 90036 abcostanzo24@gmail.com (323) 935-4321

From: Serena Myjer (serenamyjer@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 29, 2024 10:50:39 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,

As a lifetime bay area resident and ecologist, I never thought I would see this happen! It's damaging, disgraceful, and disgusting to dump raw sewage into the ocean. We have other solutions. This lawsuit could set a harmful precedent that will impact the whole country. Please don't do 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,

Serena Myjer 1169 Minnesota Ave unit 2 San Jose, CA 95125 serenamyjer@gmail.com (650) 713-9116

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: Sunday, September 29, 2024 9:44:11 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,

Do not be an enemy of the earth and all its inhabitants. Your lawsuit can harm people in San Francisco, in the Bay Area, and nationwide.

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

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

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

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a 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: Harold Erdman (erdmanha@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 27, 2024 3:12:36 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,

San Francisco should be a LEADER in protecting the environment, and not suing to allow raw sewage to be released into the ocean and 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,

Harold Erdman 2200 Sacramento St, Apt 903 San Francisco, CA 94115 erdmanha@gmail.com (415) 215-5174

From: <u>Diane Gleason (gleasondiane1958@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 27, 2024 12:11:40 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,

Set a better example

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

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

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

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

Sincerely,

Diane Gleason 165 Windsong Way Watsonville, CA 95076 gleasondiane1958@gmail.com (650) 353-1575

From: <u>John Cordes (mrjohncordes@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 27, 2024 12:11:07 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,

Set a better example

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

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

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

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a 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 Cordes 165 Windsong Way Watsonville, CA 95076 mrjohncordes@gmail.com (650) 288-9645

From: <u>Steve Merlone (smerlone2235@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: Friday, September 27, 2024 11:10:55 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,

hold SFPUC accountable for trying to avoid EPA mandates for clean water and stream flows

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

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

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

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a 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 Merlone 2235 Tioga Dr Menlo Park, CA 94025 smerlone2235@comcast.net (650) 387-4476

From: <u>Vivien Kablanow (vkablanow@sbcqlobal.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 27, 2024 10:59:52 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 writing today out of concern for the impact this lawsuit will have on the environment. It?s disappointing that companies put finances before a healthy environment. It is appalling that these companies opt to dump raw sewage into the bay rather than spend money on an environmentally friendly solution. Please vote to support 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,

Vivien Kablanow 2601 River Road, Modesto Ca 95351 Modesto, CA 95351 vkablanow@sbcglobal.net (209) 402-9596

From: <u>Michael Hewitt (mdhewitt@pacbell.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 27, 2024 10:54:10 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,

Although I do not live in the Bay Area, it's unfathomable that raw sewage should be allowed to be dumped into the bay. It's imperative that our waterways, estuaries, and bays are not compromised due to the polluting actions of industry and/or cities, and that municipalities should undertake efforts to weaken their protection.

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

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

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

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a 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 Hewitt 2200 Julie Ave Turlock, CA 95382 mdhewitt@pacbell.net (209) 606-0424

From: Christopher Lish (lishchris@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 26, 2024 7:50:14 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,

Christopher Lish 1004 Los Gamos Road Apt. D San Rafael, CA 94903 lishchris@yahoo.com (415) 785-8914

From: AJ Cho (amenoartemis@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 26, 2024 4:35:20 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,

AJ Cho 159 Santa Teresa San Leandro, CA 94579 amenoartemis@gmail.com (510) 213-8231

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: Thursday, September 26, 2024 3:53:23 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,

JL Angell 2391 Ponderosa Rd Rescue, CA 95672 jangell@earthlink.net (530) 555-5555

From: Nancy Tierney (nhtierney@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 26, 2024 3:16:19 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,

Nancy Tierney 535 Del Mar Avenue Pacifica, CA 94044 nhtierney@gmail.com (502) 377-0460

From: <u>Mark Lessner (mmlessner@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: Thursday, September 26, 2024 2:56:30 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,

Mark Lessner 1957 Mesquite Ave. #42 Lake Havasu City, AZ 86405 mmlessner@aol.com (209) 814-0996

From: Scott Webb

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

Cc: Martha Kreeger; Sarah Ranney; Jacob Klein; Carolyn Cheng

Subject: Sign On Letter Submission For Public Comment **Date:** Friday, September 20, 2024 1:06:13 PM

Attachments: Sign On Sierra Club Letter San Francisco vs EPA.pdf

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

Hello Board Members,

Please take a look at the attached letter to be submitted for Public Comment and the Board of Supervisors packet.

Scott



From: Karla Castillo (karlac@sfsu.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 20, 2024 2:18:49 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,

Karla Castillo 130 Winchester St. Daly City, CA 94014 karlac@sfsu.edu (415) 672-4670

From: geoffrey moore

To: Board of Supervisors (BOS)
Cc: Peskin, Aaron (BOS)

Subject: BOS meeting agenda and Supreme Court appeal Date: Friday, September 20, 2024 4:08:50 PM

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

To the Board of Supervisors, and the clerk for public records and commentary.

I am writing to express my opinions regarding agenda item #20 scheduled for your meeting next week, as detailed in https://sfbos.org/sites/default/files/bag092424_agenda.pdf. I have a procedural concern in particular, and so I am asking respectfully for further agenda consideration either at this meeting and/or in future meetings, and pursuant to applicable policies and rules.

The agenda item seems to indicate a "Closed Session" to discuss a critical public matter - the status and decisioning of San Francisco's appeal of Clean Water Act regulatory findings to the Supreme Court. I am concerned about a matter which I believe goes far beyond a discussion based just on legal advice, and should be discussed by the full Board in public view, with full transparency into the facts and any previous or ongoing decisioning rendered on the record.

I want some specific answers please, in a public forum, about the guidance and actions undertaken by the city attorney on this matter, and also the non-legal actions by other city employees which has resulted in decisioning that has placed taxpayer funds and public safety into serious jeopardy.

The appeal to the SCOTUS is incredibly misguided. I am utterly shocked and disgusted that San Francisco has chosen to abandon its environmental stewardship standards. It is unconscionable that the city would:

- 1) refuse to comprehensively update its sewage management documents (the last update was in the year 1991. Yes 1991!);
- 2) rely on technicalities as an excuse to continue polluting water, while openly fighting with a regulator who has direct and ongoing jurisdiction over city infrastructure;
- 3) dump raw sewage on its citizens with no warning; and,
- 4) ask the SCOTUS to gut our nation's environmental enforcement laws so that items 1 3 above can continue indefinitely with no improvement.

Please ask the tough questions IN PUBLIC and enforce some direct accountability. Fix the infrastructure. End the SCOTUS case immediately by working with the EPA. There is a multi-billion dollar time bomb ticking away in the pipes alongside Ocean Beach. It's shameful, and I would like some direct answers please, on the record in a transparent fashion.

Thank you sincerely for your service to the city, Sincerely, Geoffrey Moore

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: Friday, September 20, 2024 4:13:25 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,

Marinell Daniel 4070 La Colina Road El Sobrante, CA 94803 marinelldaniel@gmail.com (510) 227-7514

From: <u>Linda Dallin (dallinlinda@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 20, 2024 4:27:33 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,

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

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

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

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a 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 Dallin 3 Elsie St SAN FRANCISCO, CA 94110 dallinlinda@gmail.com (415) 308-4642

From: Laurie Baumgarten (lauriebaumgarten@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 20, 2024 4:41:35 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,

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

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

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

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a 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 Baumgarten 2702 Fulton St. Berkeley, CA 94705 lauriebaumgarten@gmail.com (510) 220-2622

From: Pamela White (pamelabwhite@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 20, 2024 4:46:32 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,

Save the Clean Water Act! Cancel the lawsuit! Walk the walk to remain a leader in environmental 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,

Pamela White 3930 Everett Ave. Oakland, CA 94602 pamelabwhite@gmail.com (626) 379-8460

From: Heather Udomrat (hsudomrat@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 20, 2024 4:48:38 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,

Heather Udomrat 1578 Stilwell Rd, Apt G SF, CA 94129 hsudomrat@gmail.com (415) 505-0410

From: <u>Carol Van Sant (cvsbi@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 20, 2024 5:22:51 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 and a Grandmother who wants a livable planet for future generations. Don?t endanger our Clean Air and Water Act. Support the EPA and take care 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,

Carol Van Sant 214 John St Oakland, CA 94611 cvsbi@gmail.com (707) 223-5240

From: <u>Deborah Abraham (debabraham@sonic.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 20, 2024 5:55:36 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,

Deborah Abraham 1712 Berkeley Way Berkeley, CA 94703 debabraham@sonic.net (650) 224-1785

From: Barbara Rhine (barbrhine@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: Friday, September 20, 2024 6:03:10 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,

Barbara Rhine 6146 Ocean View Drive Oakland, CA 94618 barbrhine@pacbell.net (510) 923-1295

From: <u>Linda Hammond (linnaha@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 20, 2024 7:52:03 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,

Linda Hammond 5812 Fremont Street Linda, CA 94608 linnaha@yahoo.com (415) 922-5349

From: Nancy Kurshan (nancykurshan44@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 20, 2024 8:07:19 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,

This means so much to all of us who live here in the area. Certainly all my San Francisco friends and acquaintances agree as well. This lawsuit needs to stop 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,

Nancy Kurshan 755 65th Street Oakland, CA 94609 nancykurshan44@gmail.com (773) 263-4968

From: Lehua Hoopai Sparrow (Ihoopai@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 20, 2024 8:46:40 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 swim in ocean beach almost daily and am a home owner in the outer sunset. My community of ocean lovers have been sick too many times due to sewage discharge in our waters. This must 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,

Lehua Hoopai Sparrow 1535 40th Ave San francisco, CA 94122 lhoopai@gmail.com (415) 361-0783

From: Heather Guillen (heatherbethquillen@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: Friday, September 20, 2024 9:14:51 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,

Heather Guillen 766 N 1st St Apt 1 San Jose, CA 95112 heatherbethguillen@gmail.com (408) 507-1071

From: <u>Jane Perry (jpperry@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: Friday, September 20, 2024 10:34:26 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 hope you and your loved ones are safe and healthy with everything you need.

Our Bay is not safe nor healthy when compromised by sewage. Water is a sacred element of our interconnected system of life and we all are responsible for offering our deepest gratitude, protection and respect to Bay waters. We all must work together to keep our Bay waters clean and safe and healthy. Please respect Bay waters and let the EPA do their job. And please yourselves, stay safe and healthy. I endorse the statement below.

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

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

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

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

Sincerely,

Jane Perry 5814 Margarido Drive Oakland, CA 94618 jpperry@berkeley.edu (510) 658-6058

From: Edv Scripps (edvscripps@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 20, 2024 11:15:55 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 swim in the bay Please keep it 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,

Edy Scripps 322 45 Th St Oakland, CA 94609 edyscripps@gmail.com (510) 655-3006

From: albert kelly (albertedwardkelly@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 20, 2024 11:28:42 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,

As an open water swimmer in the bay this is an important issue to me.

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

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

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

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

Sincerely,

albert kelly 954 46th st Oakland, CA 94608 albertedwardkelly@gmail.com (612) 877-0390

From: Jane Woywod (jane.woywod@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 20, 2024 11:35:48 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,

Jane Woywod 93A Monte Cresta Ave Oakland, CA 94611 jane.woywod@gmail.com (630) 981-1431

From: Colleen Haraden-Gorski (haraden.c@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 20, 2024 11:39:58 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,

Colleen Haraden-Gorski 5641 San Jose Ave. Richmond, CA 94804 haraden.c@gmail.com (510) 520-5417

From: Mary Fitzpatrick (jinmary@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: Saturday, September 21, 2024 1:17:11 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,

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

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

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

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a 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 Fitzpatrick 9 Hazel Court San Rafael, CA 94901 jinmary@comcast.net (415) 747-0275

From: <u>Arwen Lawrence (arwenilona@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: Saturday, September 21, 2024 2:56:38 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,

Arwen Lawrence 1911 Coalinga Ave Richmond, CA 94801 arwenilona@gmail.com (415) 999-3340

From: Rebecca Todd (bcctdd@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 21, 2024 5:39:31 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,

Please heed the call for making our waters cleaner! It means so much to all of us now, and our future generations, like my 5 grandchildren.

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

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

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

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a 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 Todd 2761 Mathews St Berkeley, CA 94702 bcctdd@yahoo.com (510) 684-2156

From: <u>Judy Rosenfeld (judyrosesf@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: Saturday, September 21, 2024 6:38:08 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,

Judy Rosenfeld 2766 23rd St San Francisco, CA 94110 judyrosesf@gmail.com (415) 990-3232

From: <u>Catherine Butler (cathbutler@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 21, 2024 6:57:43 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 Butler 1516 Palm Ave Richmond, CA 94805 cathbutler@comcast.net (510) 295-5469

From: Ryan Patrick (ryan@wiegellawgroup.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 21, 2024 7:06:43 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 don?t pollute the ocean waters surrounding 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,

Ryan Patrick 1651 47th ave San Francisco, CA 94122 ryan@wiegellawgroup.com (415) 200-9243

From: judy jensen (judy@castlemouse.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 21, 2024 7:12:59 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 jensen 3319 Madera Ave Oakland, SC 94619 judy@castlemouse.com (510) 309-7161

From: Angela Byrne (angela.m.byrne@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 21, 2024 7:28:50 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 swim in the bay every day and the water and the wildlife are very important to sustaining tje natural habitats that depend on the clean water of 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,

Angela Byrne 1403 Bonita Avenue Berkeley, CA 94709 angela.m.byrne@gmail.com (415) 370-8925

From: Billi Romain (billileah@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 21, 2024 7:52:31 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,

Please protect our precious Bay. We need to keep the waters clean from 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,

Billi Romain 1515 Cornell Ave Berkeley, CA 94702 billileah@gmail.com (510) 872-6832

From: Elizabeth Mccarthy (e2mccarthy@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 21, 2024 8:12:01 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,

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

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

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

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a 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 Mccarthy 1805 California St, Berkeley CA 94703 Berkeley, CA 94703 e2mccarthy@gmail.com (510) 753-6230

From: Cynthia Mahoney (cam8ross@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: Saturday, September 21, 2024 8:12:19 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,

I?m personally grateful to the EPA. It?s protections contribute so much to the Quality of life that we love in the Bay Area as well as unseen health benefits.

Weakening its ability to protect us is the last thing I?d want to see. When I see the allies in this lawsuit, It?s clear the city of San Francisco is on the wrong side of this issue.

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

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

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

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a 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 Mahoney 757, Park Hill Rd Danville, CA 94526 cam8ross@comcast.net (510) 566-6199

From: Carol Brotman White (cbwhite76@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: Saturday, September 21, 2024 8:17:48 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,

Carol Brotman White 340 29th Avenue #308 Oakland, CA 94601 cbwhite76@gmail.com (301) 328-0833

From: <u>Joseph Gibson (j.f.qibson22@qmail.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: Saturday, September 21, 2024 10:23:13 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,

Joseph Gibson 1036 14th St San Francisco, CA 94114 j.f.gibson22@gmail.com (703) 606-3962

From: Scott Grinthal (sgrinthal@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 21, 2024 10:27:41 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, USA Oakland, CA, CA 94605 sgrinthal@yahoo.com (650) 578-9704

From: Sonya Redi (sonyaredi@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 21, 2024 2:13:40 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,

Sonya Redi 1175 Pacific ave Santa Rosa, CA 95404 sonyaredi@gmail.com (707) 236-0524

From: Basil Stamos (basilstamos@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 21, 2024 5:58:36 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,

Basil Stamos 730 Florida St., 16 San Francisco, CA 94110 basilstamos@yahoo.com (650) 339-0607

From: Sarah Pritchard (sarahlaurenpritchard@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: Saturday, September 21, 2024 9:27:07 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,

Stop the lawsuit to protect our local waters and clean water act. Thank you! Sarah Pritchard

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

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

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

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a 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 Pritchard 165 Lakeshore Ct Richmond, CA 94804 sarahlaurenpritchard@gmail.com (503) 961-0820

From: <u>Joni Eisen (jonieisen@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: Saturday, September 21, 2024 11:00:38 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,

Joni Eisen 592 Pennsylvania Ave San Francisco, CA 94107 jonieisen@sbcglobal.net (415) 648-6740

From: penny rosenwasser (penro@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: Sunday, September 22, 2024 12:22:38 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,

penny rosenwasser 3792 Canon avenue oakland, CA 94602 penro@comcast.net (510) 482-2284

From: <u>Linda Kallenberger (Ikallenberger@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 22, 2024 7:27:44 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 swim in the bay. When people learn this about me, they often express disgust and or concern about the water being polluted. So, are we going to perpetuate the idea that the sf bay is dirty? Just because it?s an urban area does not mean we can?t keep it clean, 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,

Linda Kallenberger 386, 41st Street Oakland, CA 94609 lkallenberger@yahoo.com (509) 969-2662

From: Helga Recke (h.recke@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: Sunday, September 22, 2024 8:22:02 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,

I am a passionate Bay swimmer. Please keep the Bay clean! 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,

Helga Recke 1404 McGee Ave Berkeley, CA 94703 h.recke@yahoo.com (510) 900-1384

From: Patricia Seffens (seffe5@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: Sunday, September 22, 2024 11:53:51 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,

Patricia Seffens 389 Belmont St #111 Oakland, CA 94610 seffe5@att.net (510) 835-2334

From: Rebecca Tilley (littlelobes@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 22, 2024 1:29:36 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,

The bay is a swimming recreation area

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

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

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

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a 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 Tilley 1030 merced st Berkeley, CA 94707 littlelobes@gmail.com (510) 847-7284

From: <u>Jeanne Crawford (jeannecrawford@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: Sunday, September 22, 2024 6:39:47 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,

Jeanne Crawford 331 Gambier Street San Francisco, CA 94134 jeannecrawford@gmail.com (415) 334-2530

From: Kim Harley (k.g.harley@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 22, 2024 8:32:26 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,

Kim Harley 1049 Mariposa Ave Berkeley, CA 94707 k.g.harley@gmail.com (510) 528-5292

From: Karen Rusiniak (krusiniak@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: Sunday, September 22, 2024 8:33:01 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,

Karen Rusiniak 1821 8th St Apt B Berkeley, CA 94710 krusiniak@hotmail.com (510) 520-9487

From: Nenad Barackov (nbarackov@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 23, 2024 6:36:31 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 swim at the ocean every day(China beach) I would like to swim in a future and nice and clean water AND not polluted!

Building new infrastructure is only way to go!

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

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

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

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

Sincerely,

Nenad Barackov 369 30th Ave San Francisco, CA 94121 nbarackov@gmail.com (415) 710-2748

From: Caroline Christman (caroline christman@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: Monday, September 23, 2024 7:15:20 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 am surprised and saddened to learn that San Francisco is trying to weaken the Clean Water Act. The rest of the nation looks to California and the SF Bay Area for innovative pathways to protect the environment. With this lawsuit San Francisco is instead sending the message that the environment doesn't matter, health and safety doesn't matter, and following rules set in place to protect future generations don't matter. Updating water treatment facilities to handle sewage is expensive, but it is necessary. Please stop the lawsuit and work with the RWQCB to develop a plan to address pollution, protect our oceans, and show the country how cities and a healthy environment can coexist.

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

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

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

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a 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 Christman 142 Glen Dr Sausalito, CA 94965 caroline_christman@yahoo.com (415) 385-3065

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: Heinrich Albert (heinrich.albert@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: Monday, September 23, 2024 10:15:16 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,

Heinrich Albert 2525 Webb Ave Alameda, CA 94501 heinrich.albert@outlook.com (510) 254-1225

From: Susie MacGregor (seesue@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 23, 2024 10:56:31 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,

Susie MacGregor 9504 169th Ave NE Redmond, WA 98052 seesue@gmail.com (425) 786-0932

From: <u>Justin Truong (justintruong56@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 23, 2024 11:56:36 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,

Justin Truong 33 Junior Terrace San Francisco, CA 94112 justintruong56@gmail.com (415) 696-4065

From: Mahin Charles (ferdousi68.mh@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 23, 2024 12:00:27 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,

Mahin Charles 577 Dolores street San Francisco, CA 94110 ferdousi68.mh@gmail.com (415) 621-3821

From: Melissa MacDonald (yogatoad@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 23, 2024 12:14:42 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,

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

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

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

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a 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 MacDonald 154 10th St, Apt 6 San Francisco, CA 94103 yogatoad@gmail.com (415) 690-3525

From: NATASHA Hopkinson (natashah@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: Monday, September 23, 2024 1:20:16 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,

Let's make SF the very best place with 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,

NATASHA Hopkinson 440 Davis Ct Apt 1619 San Francisco, CA 94111 natashah@mac.com (917) 407-1731

From: <u>Michael Filice (filicemichaelj@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 23, 2024 1:32:14 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,

We need to be able to recreate in clean ocean waters! Animals need clean water so our habitats can thrive! These are not things we can get back once they are gone!

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

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

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

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a 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 Filice 970 W GREEN ST MARTINEZ, CA 94553 filicemichaelj@gmail.com (925) 323-6106

From: Amairany Martinez (amairany.b.martinez@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 23, 2024 1:36:57 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,

Amairany Martinez 2700 23rd st San Francisco, CA 94110 amairany.b.martinez@gmail.com (209) 704-2281

From: <u>Mauna Dasari (mauna.dasari@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 23, 2024 6:32:28 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,

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

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

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

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

Sincerely,

Mauna Dasari 2367 44th ave SAN FRANCISCO, CA 94116 mauna.dasari@gmail.com (707) 372-9075

From: Kayla Teese (kaylapero@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 24, 2024 8:29:19 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,

I?m writing to you today as a Bay Area resident grateful to live by the Bay and Pacific Ocean. I?m appalled that the City of San Francisco hasn?t put a stop to letting raw sewage be released into the ocean and Bay, alongside where we live, work, and recreate. Clean water is a basic right that everyone deserves. I and my neighbors shouldn?t have to worry about pollution disrupting our livelihood or getting sick from spending time in or by the water. This is unacceptable, and San Francisco needs to do better. The EPA has tried to prevent San Francisco from dumping raw sewage into the ocean. But instead of working to find a solution to control its pollution of our home, the City is asking the Supreme Court to take away the EPA?s power to require the City to keep our coastline safe and clean. The Supreme Court? whose recent decisions have consistently and dramatically undermined the nation? s bedrock environmental laws?will hear the case in October, threatening the Clean Water Act and the EPA?s ability to regulate water pollution. Pursuing this case will likely produce a dangerous precedent that will weaken the country?s ability to protect the public from further water pollution? and the pollution of our air and lands? in San Francisco, the Bay Area, and the entire nation. I thought San Francisco was supposed to be a progressive leader. But with this suit, San Francisco is representing the interests of polluters who value profit over people. By continuing to pursue the case the City is hurting residents, the Bay Area, and the country. There are more responsible pathways forward that would cost-effectively keep San Francisco?s shores clean without jeopardizing one of the country?s most important environmental laws. This disastrous case must be stopped. As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a healthy and safe place to live. We only have a short time before the Supreme Court hears this case. 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,

Kayla Teese 375 Byxbee St San Francisco, CA 94132 kaylapero@gmail.com (714) 552-6245

From: regina gilligan (reginagilligan@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 24, 2024 11:10:23 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,

I swim in the bay at Keller's Beach in Richmond and at times have gotten rashes from water quality, do your part, clean up SF 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,

regina gilligan 1435 S 59TH STREET RICHMOND, CA 94804 reginagilligan@gmail.com (510) 847-9322

From: Susan Worden (cocoa.charlot@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 24, 2024 11:31:00 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,

You are failing the bay, California and the life of the earth. I am disgusted by your lack of care.

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

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

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

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a 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 Worden 508 THREE RIVERS CT RIO VISTA, CA 94571 cocoa.charlot@gmail.com (650) 339-0818

From: Suzanne Hume (s@cleanearth4kids.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: Tuesday, September 24, 2024 11:54:32 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,

Suzanne Hume 517 Seagaze Dr #660 Oceanside, CA 92054 s@cleanearth4kids.org (760) 518-2776



































































September 19, 2024 1 D. Carlton B. Goodlett Place Room 200 San Francisco, CA 94102

To: Mayor London Breed, General Manager Dennis Herrera, and City Attorney David Chiu,

Cc: Supervisor Connie Chan, Supervisor Matt Dorsey, Supervisor Joel Engardio, Supervisor Rafael Mandelman, Supervisor Myrna Melgar, Supervisor Aaron Peskin, Supervisor Dean Preston, Supervisor Hillary Ronen, Supervisor Ahsha Safai, Supervisor Catherine Stefani,

RE: Urging Mayor London Breed to drop City and County of San Francisco vs. the EPA.

The undersigned groups urgently demand the City immediately drop its lawsuit against the EPA. As our Mayor and Supervisors, you have the power to make this decision, and we implore you to act swiftly.

The Supreme Court is scheduled to hear the argument in the case on October 16, 2024. The arguments raised by the City, if the case proceeds to a decision, risk eliminating EPA's, States, and citizens' ability to implement a substantial portion of the Clean Water Act, a pillar of US environmental law for over half a century that protects San Francisco and the entire United States. San Francisco would be in the national spotlight this Fall and Spring, playing a central role in polluters' and the right wing's ongoing campaign to eviscerate the nation's bedrock environmental laws.

San Francisco is trying to get away with dumping raw sewage in the Pacific Ocean and the San Francisco Bay—waters that our communities live near and use to recreate. We need to keep these waters clean and safe to protect local ecosystems and our health and safety.

We believe every person has the right to clean water, a belief that the City's insistence on continuing with its suit betrays. It is disheartening to see San Francisco abandon its legacy as an environmental leader and join forces with the National Mining Association, American Gas Association, and the American Fuel and Petrochemical Manufacturers to dismantle the Clean Water Act.

San Francisco's view of the Clean Water Act—that permit conditions must always ignore the condition of the receiving waters—is impractical and non-scientific. Water bodies like the Pacific Ocean and the Bay fluctuate over time; agencies require some flexibility to accommodate those fluctuations to protect water quality effectively and efficiently. Limiting the EPA's ability to protect water quality will not only hinder San Francisco residents' health and outdoor access but also pose a significant threat to water bodies across the country.

Even if San Francisco successfully dismantles EPA's authority, ratepayers will not save significant money. California will retain its authority, which imposes limits similar to those of the EPA. Secondly, the attempt to have the EPA set specific numeric limits on every single pollutant could lead to a complex, cumbersome permitting process that will ultimately cost more money than the current process. Meanwhile, the risk of continued dumping in the waters may harm human health, which comes with its costs.

By its actions here, San Francisco will sharply expand polluters' power to destroy public trust and harm vulnerable communities nationwide. As climate change and the biodiversity crisis wreak havoc on the country, we should look to San Francisco for leadership. We urge you to uphold this responsibility and not contribute to the problem, as the consequences for these communities could be dire.

Witnessing San Francisco team up with polluters to cripple the Clean Water Act would permanently stain our City's reputation as a protector of the public and the environment. We request you do everything you can to rescind the lawsuit and protect the Clean Water Act for San Francisco and the rest of the country.

Sincerely,

Martha Kreeger Scott Webb

Chair Director of Advocacy & Engagement

Sierra Club San Francicso Bay Chapter Resource Renewal Institute

Laura NeishSara GreenwaldExecutive DirectorCo-coordinator350 Bay Area350 San Francisco

Emma Ishii Pat Toth-Smith

Coordinator Admin

Asian Pacific Environmental Network Benicians for a Safe and Healthy Community

Tania Abdul Chris Shutes

Executive Director Executive Director

Breathe for Justice California Sportfishing Protection Alliance

Johnny Irwin Jennifer Clary
Executive Director California Director
City Surf Project Clean Water Action

Adam Zolot Conner Everts
Owner Facilitator

Dogpatch Paddle Environmental Water Caucus

Leah Redwood Keiko Mertz
Coordinator Policy Director
Extinction Rebellion San Francisco Bay Area Friends of the River

Jann DormanKathy KerridgeExecutive DirectorBoard Member

Friends of the River Good Neighbor Steering Committee of Benicia

Heidi Taylor Mark Morey

Member Secretary/Board Member

Healthy Martinez: Refinery Accountability Kayaks Unlimited

Group

Arieann Harrison Margaret Rossoff
Founder/Executive Director Co-coordinator
Marie Harrison Community Foundation No Coal in Oakland

Leah Redwood Eric Brooks

Climate Justice Organizer Campaign Coordinator

Oil and Gas Action Network Our City SF

Kyla Langen

Founder/Co-director

Queer Surf

Adriana

Executive Director

Salted Roots (formerly Brown Girl Surf)

Barbara Barrigan-Parrilla

Executive Director

Restore the Delta

Ben Eichenberg Staff Attorney

San Francisco Baykeeper

Robert M. Gould, MD

President

San Francisco Bay Physicians for Social

Responsibility

Joshua Quigley Policy Manager Save The Bay

Kristina Pappas

President

San Francisco League of Conservation Voters

Shoshana Wechsler Co-Coordinator Sunflower Alliance

Triple Justice Organization Coordinator

Coordinator

Triple Justice Organization

Nancy Haber

Steering Committee Member SF Climate Emergency Coalition

Nina Atkind

San Francisco Chapter Manager

Surfrider Foundation

Janet Johnson Co-Chair

Richmond Shoreline Alliance

Peter Drekmeier Policy Director

Tuolumne River Trust

Janet S. Johnson

Lead Organizer

No Coal in Richmond

From: Leo Borg (leo.tborg@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 1:55:07 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,

San Francisco has a reputation worldwide for its liberality and goodwill toward the climate and the future of our planet. Undermining the EPA directly contradicts this and is antithetical to the values of the city of San Francisco. I urge you to protect the Clean Water Act and continue fighting to protect our planet, rather than contribute to its destruction. 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,

Leo Borg 2152 Wedgewood Way Livermore, CA 94550 leo.tborg@gmail.com (925) 961-9088

From: <u>Kate Bancroft (katiebancroft@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 19, 2024 2:12:50 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,

Please don?t underestimate the gravitty of this situation for the very survival of our children and grandchildren. I beg you to act with conscience and heart

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

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

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

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

Sincerely,

Kate Bancroft 1438 MLK Jr. Way Berkeley, CA 94709 katiebancroft@gmail.com (510) 387-3710

From: <u>David Gassman (dfqassman@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 19, 2024 2:33:46 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,

David Gassman 389 Belmont Street #111 Oakland, CA 94610 dfgassman@aol.com (510) 835-2334

From: Eric Gill (eric@ericgilldesign.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 3:27:55 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,

Why would the SFPUC City Manager be considering stepping back from EPA regulations? That is not a way to solve problems, that is passing the buck to future generations. What don't you all understand about that? If you need to find more money to do things properly, then 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,

Eric Gill 3918 S Carolina St San Pedro, CA 90731 eric@ericgilldesign.com (323) 719-8098

From: <u>Lidia Perdomo (latinlids@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 19, 2024 4:12:42 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,

How dare you think you have the right to pollute our planet in this manner. YOU will suffer the reproccussions of these actions unless of course you own property on another 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,

Lidia Perdomo 160 3rd Street Richmond, CA 94801 latinlids@gmail.com (510) 778-0826

From: Philip Morton (pmorton.bulk@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 4:56:42 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,

Philip Morton 1334 1/2 Parker St Berkeley, CA 94702 pmorton.bulk@gmail.com (510) 852-9663

From: <u>Laurie Ratto (la25ratto@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 19, 2024 5:12:41 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,

Laurie Ratto 1108 Court St Alameda, CA 94591 la25ratto@sonic.net (510) 381-3191

From: Olivia VanDamme (oliviavandamme14@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 19, 2024 5:29:41 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,

As a longtime resident of District 4 by Ocean Beach, and surfer, swimmer and frequent visitor to the coastline, and as a scientist, I want to see the city I love and care about being treated with respect and the ocean needs protection, not a continuation of pollution! San Francisco has a responsibility to its residents to keep our waters clean. If it?s truly a city that believes about climate change and increasing access to nature for all residents it?s infrastructure needs to be improved- not trying to change EPA policy!

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

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

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

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

Sincerely,

Olivia VanDamme 189 Country Club Dr San Francisco, CA 94132 oliviavandamme14@gmail.com (541) 852-5774

From: <u>Elizabeth Gewirtz (liz.gewirtz@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 19, 2024 6:17:50 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.

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

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

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

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a 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 Gewirtz 289 Curry Street Richmond, CA 94801 liz.gewirtz@gmail.com (516) 353-9685

From: Anna Silberstein (anna.b.silberstein@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 10:38:05 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 plunge in the ocean across the street from my apt once a week and it?s a crucial part of my mental health and well being practice as it is for the many others who I also know plunge frequently!

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

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

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

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a 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 Silberstein 1300 La Playa St San Francisco, CA 94122 anna.b.silberstein@gmail.com (847) 612-0991

From: Nancy Parker (nlparker2@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 11:57:07 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,

Nancy Parker 225 Shoreline Ct Richmond, CA 94804 nlparker2@gmail.com (510) 717-7264

From: Peter Bostelmann (peter.bostelmann@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 20, 2024 3:34:14 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,

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

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

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

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a 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 Bostelmann 4304 23rd Street San Francisco, CA 94114 peter.bostelmann@gmail.com (415) 797-8414

From: Ann-Kathrin Koch (capons.reverse.0j@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: Friday, September 20, 2024 5:11:56 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 swim in the ocean every day and see the wildlife that we are blessed with around here. If the ocean dies, so do we. Stop putting profit before humans, animals and our earth. 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,

Ann-Kathrin Koch 201 5th Ave San Francisco, CA 94118 capons.reverse.0j@icloud.com (971) 517-4266

From: zacy epperson (zachariahswim@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 20, 2024 5:59:01 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,

zacy epperson 1007 41st St 413 Oakland, CA 94608 zachariahswim@gmail.com (916) 889-5685

From: Marjaneh Moini (marjaneh.moini@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: Friday, September 20, 2024 6:49:47 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,

As a physician I am personally concerned about public health. Clean Water Act is extremely important to health professionals.

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

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

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

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

Sincerely,

Marjaneh Moini 6131 ocean view dr Oakland, CA 94618 marjaneh.moini@yahoo.com (707) 718-3266

From: Sheila Tarbet (starbet99@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 20, 2024 7:41:36 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 a San Francisco native and think of the city as our cultural leader and north star. I feel betrayed to learn the city is challenging the deeply important 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,

Sheila Tarbet 515 Ashbury Avenue El Cerrito, CA 94530 starbet99@gmail.com (510) 525-3956

From: <u>Jeanne Leimkuhler (jeanneleim@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 20, 2024 8:41:28 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?s water quality affects all of us on in the Bay Area. It is unacceptable to allow raw sewage into the bay. Uphold 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,

Jeanne Leimkuhler 1124 keeler Berkeley, CA 94708 jeanneleim@gmail.com (812) 219-9446

From: Meghan McDaniel (meg.mcdani@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 20, 2024 8:51:03 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,

As a lifetime waterwoman who has been fortunate enough to spend her life playing in, walking near, and cleaning up the seas, I am urging our representatives to take the necessary steps to keep our coasts clean. This is a public health issue, an environmental issue, an equity issue, and mental health issue, and one that needs your time and focus in order to protect our local waters. So much of climate justice begins and ends in the ocean, and by dumping raw sewage into the ocean, we are expediting the global climate crisis.

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

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

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

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

Sincerely,

Meghan McDaniel 5400 Fulton St, 205 San Francisco, CA 94121 meg.mcdani@gmail.com (302) 922-0834

From: Kristina Lesiuk (klesiuk614@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: Friday, September 20, 2024 8:59:13 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,

Kristina Lesiuk 730 37TH AVE SAN FRANCISCO, CA 94121 klesiuk614@gmail.com (267) 210-8575

From: Ashley Hildred (ahildred@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 20, 2024 9:07:13 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 a surfer and parent of a baby residing a block away from ocean beach. We play in this water. Changing the regulations for sewage would directly impact my whole family?s wellbeing. Please keep the water clean or even cleaner than it is 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,

Ashley Hildred 1651 47th Ave San Francisco, CA 94122 ahildred@gmail.com (773) 663-0937

From: Lena Corwin (lenacorwin@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 20, 2024 9:09:09 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 swim at Ocean Beach and want the waters to be healthy and 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,

Lena Corwin 1632 48th Ave SF, CA 94122 lenacorwin@gmail.com (917) 449-9641

From: <u>Lisa Johnson (lisastakejohnson@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 20, 2024 9:13:01 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,

as a mom, nurse, surfer and swimmer, this issue is incredibly important to me. my children play in the ocean, i surf and swim in it, and we eat food fished from its waters. protecting the health of our ocean should be your priority!

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

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

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

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a 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 Johnson 1254 45th Avenue San Francisco, CA 94122 lisastakejohnson@gmail.com (415) 377-2165

From: Sari Bushman (sari.bushman@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 20, 2024 9:27:46 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,

I love to swim at the beach and clean water is important for our health. Pls find another place for the sf 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,

Sari Bushman 3661 Folsom St Sf, CA 94110 sari.bushman@gmail.com (510) 333-5329

From: Elizabeth Boyarsky (elizabeth.boyarsky00@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: Friday, September 20, 2024 10:05:44 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,

OB Swimmer seeks 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,

Elizabeth Boyarsky 1366 8th Avenue San Francisco, CA 94122 elizabeth.boyarsky00@gmail.com (415) 710-7370

From: Jennifer Shaw (jenny.degeus@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 20, 2024 10:08:12 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,

Jennifer Shaw 3525 Lawton St San Francisco, CA 94122 jenny.degeus@gmail.com (408) 313-1464

From: Ellen Gold (ebgold49@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 20, 2024 10:23:15 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 keep the bay and ocean clean for today's children and the children of the future to enjoy safely.

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

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

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

As the City?s elected leaders, you must stand up to your colleagues to stop this dangerous lawsuit and direct City labor and resources towards cleaning up its messes, instead of wasting our taxpayer money on expensive litigation. It is your duty to use your power as the elected leaders of San Francisco to protect people's right to clean water and a 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 Gold 820 Keeler Ave BERKELEY, CA 94708 ebgold49@gmail.com (510) 528-0553

From: <u>Mike Walsh (mtwalsh19@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 20, 2024 12:05:50 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,

Mike Walsh 364 17th Ave San Francisco, CA 94121 mtwalsh19@gmail.com (617) 834-4454

From: Hannah Elliott (eelshannah@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 20, 2024 12:09:48 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,

Hannah Elliott 1348 La Playa St., APT 3 San Francisco, CA 94122 eelshannah@gmail.com (609) 751-2929

From: Noel Butta (noelbutta@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 20, 2024 12:43:22 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,

San Francisco used to be an environmentally forward thinking city. This lawsuit, and the ongoing practices of the city to enable polluters to contaminate our water, represents a huge step backwards. Please support the Clean Water Act and not only help our community but avoid setting a dangerous precedent for other communities as well. If this can happen in SF, think what can happen in much less environmentally-friendly cities! We need to be a leader in environmental practices and do the real work to make improvements and build a better future for our children. 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,

Noel Butta 1554 Mariposa St Richmond, CA 94804 noelbutta@gmail.com (919) 265-3310

From: Roberto Gerometta (soncinr@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 20, 2024 12:43:33 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,

I have been swimming at China Beach in San Francisco for 40 years, I need 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,

Roberto Gerometta 710 6th Abenue San Francisco, CA 94118 soncinr@gmail.com (451) 948-6967