IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

BLUE WATER BALTIMORE, INC. 2631 Sisson Street Baltimore, MD 21213 (Baltimore City);)))
NATURAL RESOURCES DEFENSE COUNCIL, INC.	
40 West 20th Street, 11th Floor New York, NY 10011; and) Civil Action No. 17-cv-1253)
AMERICAN RIVERS 1101 14th Street NW, Suite 1400 Washington, DC 20005,)))
Plaintiffs,)
V.)
SCOTT PRUITT, in his official capacity as Administrator of the U.S. Environmental Protection Agency William Jefferson Clinton Building 1200 Pennsylvania Avenue NW Washington, DC 20460;)))))
CECIL A. RODRIGUES, in his official capacity as Acting Regional Administrator for Region III of the U.S. Environmental Protection Agency 1650 Arch Street Philadelphia, PA 19103; <i>and</i>)))))
U.S. ENVIRONMENTAL PROTECTION AGENCY William Jefferson Clinton Building)))
1200 Pennsylvania Avenue NW Washington, DC 20460,))
Defendants.	,)

COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF

INTRODUCTION

1. This lawsuit challenges the U.S. Environmental Protection Agency's decision to duck a question the Clean Water Act requires the agency to answer: whether stormwater discharges that are polluting a Baltimore-area watershed are subject to the Act's permitting regime.

2. Stormwater runoff is one of the most significant sources of water pollution in the nation. It is a leading source of water pollution in the Baltimore area.

3. The Clean Water Act requires the U.S. Environmental Protection Agency, along with Administrator Scott Pruitt and Acting Regional Administrator for Region III Cecil A. Rodrigues (collectively, EPA), to protect Maryland waterways from pollutants that are harmful to human and ecological health.

4. If EPA determines that a category of stormwater discharges contributes to a violation of water quality standards or is a significant contributor of pollutants to waters of the United States, the Act requires that those discharges be regulated by a permit.

5. Members of the public who believe that a category of discharges should be regulated need not wait for EPA to make the determination on its own. Rather, the agency's regulations empower the public to petition EPA to make the finding that triggers the obligation to permit. EPA must "make a final determination" in response to any such petition.

6. Blue Water Baltimore, Natural Resources Defense Council, and American Rivers (collectively, Blue Water Baltimore) petitioned EPA in 2015 for a determination that stormwater discharges from commercial, industrial, and institutional sites are contributing

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to water quality standard violations in the Back River watershed, and therefore require Clean Water Act permits.

7. EPA responded to Blue Water Baltimore's petition in November 2016. The agency's response did not include the final determination its own regulations require—that is, EPA did not reach any conclusion about the impact of the referenced discharges on the Back River. Rather, the agency denied the petition based on a policy preference to address stormwater pollution in a different way.

The Clean Water Act does not give the agency the option not to decide. Blue Water Baltimore's petition triggered a mandatory duty for EPA to conclude either that:
 (1) the referenced discharges are contributing to a violation of water quality standards, and require permits; or (2) the referenced discharges are not contributing to a violation of water quality standards, and do not require permits.

9. EPA's denial of Blue Water Baltimore's petition was an arbitrary and capricious final agency action, and was unlawful under the Administrative Procedure Act. EPA denied the petition based on other programs that the Clean Water Act does not authorize the agency to consider, and that in any event do not support EPA's conclusion.

10. Blue Water Baltimore seeks declaratory and injunctive relief for EPA's failure to act or unlawful denial, and asks this Court to direct the agency to make a final determination, using the correct statutory criteria, whether the discharges at issue contribute to violations of water quality standards and therefore require Clean Water Act permits.

PARTIES

Plaintiff Blue Water Baltimore is a local, nonprofit organization with over
 650 members. Blue Water Baltimore seeks to restore the quality of Baltimore's rivers,

streams, and harbor to foster a healthy environment, a strong economy, and thriving communities.

12. Plaintiff Natural Resources Defense Council (NRDC) is a national, nonprofit environmental and public-health organization with hundreds of thousands of members. NRDC engages in research, advocacy, media, and litigation to protect public health and the environment. A clean water supply—with rivers, lakes, and coastal waters that are free of pollution—is central to NRDC's mission.

13. Plaintiff American Rivers is a national, nonprofit organization with approximately 26,000 members. American Rivers was founded in 1973 and has more than 65,000 members and supporters nationwide. Since 1973, American Rivers's mission has been to protect and restore America's rivers for the benefit of people, wildlife, and nature. As part of its mission, American Rivers seeks to protect water quality through a range of efforts to stop pollution from stormwater runoff and ensure access to clean water for urban communities.

14. Plaintiffs bring this action on behalf of their members. Plaintiffs' memberships include individuals and families who live, work, and play in the Baltimore area, and who are unable to fully use and enjoy the Back River watershed because of water pollution.

15. EPA's refusal to determine whether permits are necessary for discharges that are contributing to pollution in the Back River watershed perpetuates the status quo of impaired waterways in the Baltimore area. Plaintiffs' members are harmed by their inability to fully use and enjoy the waterways in the Back River watershed, and by their reasonable concerns about health risks when they do use these waterways.

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16. An order requiring EPA to fulfill its duty under the Clean Water Act to respond to Plaintiffs' petition, or directing EPA to evaluate Plaintiffs' petition based on the correct criteria, would redress those harms by making it more likely that EPA regulates these sources of pollution under the Clean Water Act.

17. Defendant U.S. Environmental Protection Agency is the federal agency responsible for implementing the Clean Water Act.

18. Defendant Scott Pruitt, Administrator of the U.S. Environmental Protection Agency, is the agency's highest-ranking official. He is charged with the supervision and management of all decisions and actions of the agency. Plaintiffs sue Administrator Pruitt in his official capacity.

19. Defendant Cecil A. Rodrigues, Acting Regional Administrator of the U.S. Environmental Protection Agency's Region III office, is the highest-ranking official in the regional office responsible for overseeing the agency's activities in the state of Maryland. He is charged with supervision and management of the agency's actions in Region III. Plaintiffs sue Acting Regional Administrator Rodrigues in his official capacity.

JURISDICTION AND VENUE

20. This Court has jurisdiction over this action pursuant to 28 U.S.C. § 1331, 33 U.S.C. § 1365(a), and 5 U.S.C. § 702.

21. EPA's failure to make a final determination, one way or the other, in response to Blue Water Baltimore's petition is a failure to perform a nondiscretionary duty under the Clean Water Act, and is subject to judicial review. 33 U.S.C. § 1365(a)(2).

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22. EPA's denial of Blue Water Baltimore's petition is a final agency action subject to judicial review under the Administrative Procedure Act. 5 U.S.C. §§ 702, 704, 706.

23. Plaintiffs have provided EPA with at least sixty days' written notice of the Clean Water Act violation alleged herein, in the form and manner required by law. 33 U.S.C. § 1365(b)(2); 40 C.F.R. § 135.3(b). A copy of Plaintiffs' notice letter is attached as Exhibit A to this Complaint.

24. This Court has the authority to grant the requested declaratory and injunctive relief pursuant to 28 U.S.C. §§ 2201-2202, 5 U.S.C. §§ 702 and 706, and 33 U.S.C. § 1365.

25. Venue is proper in this district because plaintiff Blue Water Baltimore resides and has its principal place of business in this judicial district. 28 U.S.C. § 1391(c)(2), (e)(1).

STATUTORY AND REGULATORY FRAMEWORK

The Clean Water Act

26. Congress enacted the Clean Water Act in 1972 to "restore and maintain the chemical, physical, and biological integrity of the Nation's waters." 33 U.S.C. § 1251(a).

27. The Act requires EPA and delegated states to set minimum water quality standards for each body of water covered by the statute. *Id.* § 1313; 40 C.F.R. § 131.2.

28. Water quality standards set forth the purposes for which each waterbody or segment should be used, and establish measures that ensure such uses are and will remain safe. 40 C.F.R. § 131.2.

29. When a waterbody fails to meet water quality standards, that body is deemed "impaired."

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30. As a means of achieving water quality standards, the Act prohibits the discharge of pollutants without a permit. 33 U.S.C. §§ 1311(a), 1342, 1362(12)(A). Permits contain limitations and requirements designed to reduce pollutant discharges. *Id.* § 1342.

31. Recognizing the serious threats to water quality posed by stormwater pollution, Congress amended the Clean Water Act in 1987 to expressly regulate stormwater discharges.

32. The 1987 amendments mandated that EPA require permits for several types of stormwater discharges, including any "which . . . the Administrator . . . determines contributes to a violation of a water quality standard or is a significant contributor of pollutants to waters of the United States." *Id.* § 1342(p)(2)(E).

33. EPA promulgated regulations implementing the 1987 amendments in 1990. National Pollutant Discharge Elimination System Permit Application Regulations for Storm Water Discharges, 55 Fed. Reg. 47,990 (Nov. 16, 1990) (Phase I regulations). The regulations granted the power to any person to petition EPA to require a permit for stormwater discharges that contribute to a water quality standard violation. 40 C.F.R. § 122.26(f)(2). EPA must "make a final determination" on any such petition within ninety days of receipt. *Id.* § 122.26(f)(5).

34. EPA promulgated a second set of regulations pursuant to the 1987 amendments in 1999. National Pollutant Discharge Elimination System—Regulations for Revision of the Water Pollution Control Program Addressing Storm Water Discharges, 64 Fed. Reg. 68,722 (Dec. 8, 1999) (Phase II regulations). The Phase II regulations clarified that the permit obligation set forth in 33 U.S.C. § 1342(p)(2)(E) applies with equal force where the Administrator determines that a category of discharges, as opposed to an

individual discharge, is contributing to water quality violations in a watershed. 40 C.F.R. § 122.26(a)(9)(i)(D); 64 Fed. Reg. at 68,781-82.

The Administrative Procedure Act

35. Under the Administrative Procedure Act (APA), a reviewing court shall "hold unlawful and set aside" agency action that is "arbitrary, capricious, an abuse of discretion, or otherwise not in accordance with law." 5 U.S.C. § 706(2)(A).

36. An agency decision is unlawful under the APA "if the agency has relied on factors which Congress has not intended it to consider," has "entirely failed to consider an important aspect of the problem," has "offered an explanation for its decision that runs counter to the evidence before the agency," or "is so implausible that it could not be ascribed to a difference in view or the product of agency expertise." *Motor Vehicle Mfrs. Ass'n v. State Farm Mut. Auto. Ins. Co.*, 463 U.S. 29, 43 (1983).

FACTUAL BACKGROUND AND PROCEDURAL HISTORY

Stormwater Pollution

37. Stormwater runoff occurs when water from rainfall or melted snow contacts impervious surfaces like roads, parking lots, roofs, and other paved areas. Unlike natural ground cover, these surfaces cannot absorb water.

38. As water runs over these surfaces, it picks up pollutants and debris, including oil, metals, pesticides, trash, and sediments. It then flows, untreated, either directly or through storm sewers, into local waterbodies.

39. Stormwater runoff is one of the largest sources of water pollution in the nation. It elevates contaminant concentrations, reduces water quality, alters and destroys habitat, and makes waterways unsafe for their designated uses.

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40. Nutrient over-enrichment from nitrogen and phosphorus is a common consequence of stormwater pollution. Nitrogen and phosphorus in stormwater can lead to excessive algae growth, which can decrease dissolved oxygen levels in waterways and drive out plant and animal life.

41. Sediment in stormwater also has significant environmental impacts. It can harm fish and macroinvertebrate communities by decreasing light penetration in streams, smothering fish eggs, and transporting other pollutants like nutrients and metals.

42. The impacts of stormwater pollution are particularly severe in urban areas, where impervious surfaces cover high percentages of land. There is a direct relationship between high levels of impervious cover in a watershed and decreased water quality in downstream waterways.

43. Stormwater runoff is a leading cause of water pollution in the Baltimore area.

44. Baltimore waterways regularly violate water quality standards for nitrogen, phosphorus, and sediment—all pollutants that are consistently present in large quantities in stormwater discharges.

The Back River Watershed

45. The Back River flows through a highly urbanized watershed in Baltimore City and Baltimore County. The watershed drains an area of 61 square miles in the western shore region of Maryland, northeast of the Baltimore Harbor, emptying into the Chesapeake Bay.

46. The Back River is home to several marinas and waterfront parks, including Cox's Point Park and Rocky Point Park. The river is a popular spot for picnicking, boating, fishing, and windsurfing.

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47. The Back River's tributaries, including Herring Run, are also common areas for recreation. For instance, the Herring Run Trail runs along the water through a wooded park, and is a popular area for bird watching and hiking.

48. Despite its popularity, the Back River is badly polluted by nutrients like nitrogen and phosphorus, sediment, and other contaminants. The entire Back River watershed is currently impaired by nitrogen, phosphorus, and sediment. As a result, the Back River and its tributary streams are not suitable for their designated uses, which include recreation, fishing, and aquatic and wildlife uses.

Stormwater Discharges from Commercial, Industrial, and Institutional Sites

49. Commercial, industrial, and institutional (CII) sites are prevalent in urban areas, including in the Back River watershed.

50. Commercial sites include retail stores, malls, and office buildings. Industrial sites include manufacturing and industrial parks, warehouses, storage yards, and laboratories. Institutional sites include hospitals, schools, and universities.

51. CII sites have large areas of impervious surfaces that accumulate pollutants. When water runs over these impervious surfaces, the pollutants become mobilized.

52. The density of impervious surfaces at CII sites causes these sites to generate greater volumes of polluted stormwater runoff than most other types of land use.

53. Runoff from CII sites consistently contains high levels of nitrogen, phosphorus, and sediment. These sites contribute pollutants to waterways at levels many times higher than those from undeveloped land.

54. The portions of industrial sites that are actively used for industrial purposes are covered by Clean Water Act permits, but the portions of those sites occupied by office

buildings or parking lots are not. CII sites are otherwise typically not required to obtain Clean Water Act permits for stormwater runoff.

55. CII sites occupy approximately 22% percent of the land in the Back River watershed.

Blue Water Baltimore's Petition

56. On September 17, 2015, Blue Water Baltimore petitioned EPA for a determination that stormwater discharges from CII sites contribute to violations of water quality standards in the Back River watershed, and therefore require Clean Water Act permits.

57. Blue Water Baltimore's petition provided evidence that stormwater discharges from CII sites contain elevated levels of nitrogen, phosphorus, and sediment, and that discharges from these sites contribute to water quality impairments in the Back River watershed.

58. Although Blue Water Baltimore maintained that other stormwater regulatory programs are irrelevant to the question whether permits are required, the petition also presented evidence that ongoing stormwater control programs are not adequately addressing pollution from CII discharges.

59. Over a year later, EPA responded to Blue Water Baltimore's petition.

60. In its response to the petition, EPA stated that it considered three factors: (1) the likelihood that pollutants are exposed to precipitation at sites in the categories identified in the petition; (2) the sufficiency of the data indicating that stormwater discharges from the identified categories of sites contribute to water quality impairment; and

(3) "[w]hether other federal, state, or local programs adequately address the known stormwater discharge."

61. EPA also stated that it considered additional "administrative and policy factors," including "resources, workload, and [Maryland's] preferred means of addressing stormwater-related pollution."

62. EPA denied Blue Water Baltimore's petition without making a determination whether stormwater discharges from CII sites in the Back River watershed contribute to the watershed's nitrogen, phosphorus, and sediment violations. Instead, it based its denial on the conclusion that CII discharges are "controlled by other [Clean Water Act] programs" and "requir[ing] stormwater permits for unregulated CII stormwater discharges is not warranted and would be an inefficient use of already limited resources."

63. Although factors (1) and (2) above are relevant to a determination whether the discharges at issue are contributing to violations of water quality standards, the other factors considered by EPA are not. The only relevant criterion presented in 33 U.S.C. § 1342(p)(2)(E) and its implementing regulations is whether the discharges at issue are contributing to water quality violations in the named watershed. That is the sole criterion that EPA was authorized to consider in evaluating Blue Water Baltimore's petition.

64. Even if EPA could properly consider other factors, existing programs are not adequately addressing pollution from CII sites.

65. None of the existing programs in the Back River watershed have adequately controlled pollution from CII sources to date.

66. None of the existing programs in the Back River watershed have been demonstrated to be sufficient to achieve compliance with water quality standards.

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67. None of the existing programs in the Back River watershed obligate the owners or operators of existing CII sites to reduce stormwater discharges. Instead, local governments bear the burden of cleaning up the Back River watershed.

68. Local governments in the Back River watershed to date have been unable to carry out existing programs in accordance with legal requirements.

69. Even if existing programs work exactly as designed, EPA projects the Upper Back River will continue to violate water quality standards until 2028.

FIRST CLAIM FOR RELIEF

70. Plaintiffs incorporate by reference all preceding paragraphs.

71. The Clean Water Act and its implementing regulations identify stormwater discharges for which "operators *shall be required* to obtain" a Clean Water Act permit. 40 C.F.R. § 122.26(a)(9)(i) (emphasis added). Discharges or categories of discharges that EPA determines are contributing to violations of water quality standards must be regulated by permits. 33 U.S.C. § 1342(p)(2)(E); 40 C.F.R. § 122.26(a)(9)(i)(D).

72. Once a member of the public submits a petition seeking a determination that a category of discharges contributes to a violation of a water quality standard and requires permitting, EPA must respond either by concluding that the referenced discharges are contributing to violations of water quality standards and require permits; or by concluding that the referenced discharges are not contributing to violations of water quality standards and require standards and do not require permits.

73. EPA cannot duck the question because it would prefer to take a different policy approach.

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74. EPA's refusal to determine whether CII discharges in the Back River watershed meet the requirements for permitting under the Clean Water Act violates 33 U.S.C. §§ 1311(a) and 1342(p) and 40 C.F.R. § 122.26(a)(9)(i)(D) and (f)(5) and constitutes a failure to perform a nondiscretionary duty, 33 U.S.C. § 1365(a)(2).

75. This violation has harmed and continues to harm Blue Water Baltimore's members.

SECOND CLAIM FOR RELIEF

76. Plaintiffs incorporate by reference all preceding paragraphs.

77. EPA unlawfully denied Blue Water Baltimore's petition when it based that denial on existing programs that are irrelevant under the Clean Water Act to the determination whether discharges from CII sources must be regulated.

78. EPA's denial of Blue Water Baltimore's petition relies on a factor that Congress did not authorize it to consider, and is therefore "arbitrary, capricious, an abuse of discretion, or otherwise not in accordance with law." 5 U.S.C. § 706(2)(A).

79. EPA's denial of Blue Water Baltimore's petition has harmed and continues to harm Blue Water Baltimore's members.

THIRD CLAIM FOR RELIEF

80. Plaintiffs incorporate by reference all preceding paragraphs.

81. In the alternative, EPA unlawfully denied Blue Water Baltimore's petition when it based that denial on the adequacy of existing programs that are unlikely to achieve water quality standards.

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82. EPA's denial of Blue Water Baltimore's petition offers an explanation for the agency's decision that runs counter to the evidence, and is therefore "arbitrary, capricious, an abuse of discretion, or otherwise not in accordance with law." 5 U.S.C. § 706(2)(A).

83. EPA's denial of Blue Water Baltimore's petition has harmed and continues to harm Blue Water Baltimore's members.

REQUEST FOR RELIEF

Plaintiffs respectfully request that this Court enter judgment as follows:

A. Declaring that EPA's failure to answer the question presented by Plaintiffs' petition violates the Clean Water Act, and directing EPA to make a prompt, final determination, one way or the other, on whether CII discharges contribute to violations of water quality standards in the Back River watershed;

B. Declaring that EPA's denial of Blue Water Baltimore's petition violated the APA, and (1) directing the agency to make the determination prompted by that petition in accordance with the criterion authorized under the Clean Water Act; or (2) directing the agency to make the determination prompted by that petition in accordance with the evidence presented in the record.

C. Awarding Plaintiffs their costs and reasonable attorneys' fees; and

D. Granting such other relief that the Court considers just and proper.

Respectfully submitted,

/s/

Jared E. Knicley (Bar No. 18607) Sarah V. Fort (pro hac vice motion pending) Aaron Colangelo (pro hac vice motion pending) Nancy S. Marks (pro hac vice motion pending) Natural Resources Defense Council 1152 15th Street NW, Suite 300 Washington, DC 20005 jknicley@nrdc.org sfort@nrdc.org acolangelo@nrdc.org nmarks@nrdc.org Telephone: (202) 513-6242 Fax: (415) 795-4799

Dated: May 8, 2017

NRDC

February 28, 2017

VIA CERTIFIED MAIL

Scott Pruitt Administrator U.S. Environmental Protection Agency William Jefferson Clinton Building 1200 Pennsylvania Avenue, NW Mail Code: 1101A Washington, DC 20460

Cecil A. Rodrigues Acting Regional Administrator, Region III U.S. Environmental Protection Agency 1650 Arch Street Philadelphia, PA 19103

RE: Notice of Intent to File a Citizen Suit under the Clean Water Act

Dear Administrator Pruitt and Acting Regional Administrator Rodrigues,

Urban stormwater runoff is one of the most significant sources of water pollution in the mid-Atlantic region. The United States Environmental Protection Agency (EPA) has both a duty to combat this pollution and the legal tools to do so. Nonetheless, EPA has refused to make use of those tools.

On September 17, 2015, the Natural Resources Defense Council (NRDC), Blue Water Baltimore, and American Rivers petitioned EPA for a determination that stormwater discharges from commercial, industrial, and institutional (CII) sites in the Back River watershed in Maryland are contributing to water quality standard violations. Under the Clean Water Act and its implementing regulations, our petition triggered a mandatory duty for EPA to conclude either that: (1) the referenced discharges are contributing to water quality standard violations, and require permits; or (2) the referenced discharges are not contributing to water quality standard violations. Instead, the agency refused to answer the question, denying our petition on the grounds that the consequences of such a findingpermit requirements for such facilities—would be "unwarranted" and "inefficient." This refusal to make the required determination constitutes a failure to perform a nondiscretionary act, and is unlawful under the Clean Water Act.

On behalf of NRDC, Blue Water Baltimore, and American Rivers, we write to ask you to perform your duty under the Clean Water Act to make a determination whether these discharges are contributing to water quality standard violations in the Back River. We also provide notice pursuant to 33 U.S.C. § 1365(b)(2) that, sixty days from your receipt of this letter, we intend to file suit against EPA and you in your official capacities as Administrator and Acting Regional Administrator for failure to perform a nondiscretionary duty under the Act pursuant to 33 U.S.C. § 1365(a)(2).

I. Urban stormwater runoff is impairing water quality in the Back River

Stormwater runoff is "one of the most significant sources of water pollution in the nation." *Envtl. Def. Ctr. v. EPA*, 344 F.3d 832, 840 (9th Cir. 2003). The problem is of particular concern in urban areas, where impervious surfaces cover large segments of a watershed. These surfaces generate both a greater volume of runoff and higher concentrations of pollutants than undisturbed land, resulting in dramatically increased pollutant loadings.

Unsurprisingly, this increased pollution contributes to water body impairments and violations of water quality standards. According to the National Research Council, as of 2002, urban stormwater runoff sources were "responsible for about 38,114 miles of impaired rivers and streams, 948,420 acres of impaired lakes, 2,742 square miles of impaired bays and estuaries, and 79,582 acres of impaired wetlands." National Research Council, Committee on Reducing Stormwater Discharge Contributions to Water Pollution, *Urban Stormwater Management in the United States* 25 (2009), *available at* http://www.nap.edu/catalog.php?record_id=124 65. Indeed, the National Research Council believes that these values *underestimate* the actual extent of impairments. *Id*.

The entire Back River watershed is currently failing to meet water quality standards for nutrients (nitrogen and phosphorus) and sediments. As a result, streams in the watershed are not suitable for their designated uses, which include recreation, fishing, aquatic life, and wildlife uses. Stormwater and urban runoff from CII sites are undoubtedly contributing to the problem: these sites make up more than twenty percent of the land area in the watershed, and modeling indicates they contribute disproportionately high levels of nitrogen, phosphorus, and sediment loadings to the Back River and its tributaries. Nonetheless, stormwater discharges from these significant pollutant sources are not directly regulated by permits.

II. EPA has failed to fulfill its nondiscretionary duty under the Clean Water Act to determine, in response to a petition, whether the cited category of stormwater discharges is contributing to water quality standard violations in the Back River

The fundamental goal of the Clean Water Act is to "restore and maintain the chemical, physical, and biological integrity of the Nation's waters." 33 U.S.C. § 1251(a). To achieve this goal, the Act requires EPA and delegated states to set minimum water quality standards for each body of water covered by the Act. *Id.* § 1313; 40 C.F.R. § 131.2. These standards set tailored goals for the water body based on the uses to be made of the water and criteria that ensure such uses are safe and protected. 40 C.F.R. § 131.2.

The Clean Water Act prohibits the discharge of pollutants from a point source without a permit. 33 U.S.C. §§ 1311(a), 1362(12)(A). Although the Act exempts certain stormwater discharges from this prohibition, *see id.* § 1342(p)(1), that exemption does not cover "[a] discharge for which the Administrator . . . determines that the stormwater discharge contributes to a violation of a water quality standard," *id.* § 1342(p)(2)(E). Stormwater discharges that the Administrator determines are contributing to water quality standard violations are required to obtain National Pollutant Discharge Elimination System (NPDES) permits. *See id.*; 40 C.F.R. § 122.26(a)(1)(v), (a)(9)(i)(D).

Any person may petition EPA "to require a NPDES permit for a discharge which is composed entirely of storm water which contributes to a violation of a water quality standard." 40 C.F.R. § 122.26(f)(2). The Director "*shall* make a final determination" on such a petition within ninety days. *Id.* § 122.26(f)(5) (emphasis added).

On September 17, 2015, NRDC, Blue Water Baltimore, and American Rivers submitted a petition to the Region 3 Administrator pursuant to 40 C.F.R. § 122.26(f)(2). Petition at 2, 9 (attached as Exhibit A). The petition provided evidence that CII sites occupy a significant percentage of the watershed and are located within close proximity to waterways; that these sites have large areas of impervious cover; that stormwater discharges from the sites contain nitrogen, phosphorus, and sediment; that these sites are responsible for both higher-thanaverage volumes of runoff and higher-than-average pollutant concentrations; and that these discharges are contributing to water quality violations throughout the Back River watershed. *See generally id.* Accordingly, we asked the Regional Administrator

for a determination that currently unpermitted stormwater discharges from privately-owned commercial, industrial, and institutional sites are contributing to violations of water quality standards in the Back River watershed (Baltimore, Maryland), and therefore require National Pollutant Discharge Elimination System (NPDES) permits pursuant to Section 402(p) of the Clean Water Act.

Id. at 2.

More than a year later, EPA responded to the petition and "concluded that it will not issue a categorical designation of all currently unregulated stormwater discharges from commercial, industrial and institutional sites in the Back River watershed." EPA Denial of Petition, Enclosure at 18 (attached as Exhibit B). However, nowhere in its response did EPA make a determination, *either way*, as to whether these sites are contributing to violations of water quality standards in the Back River watershed. Rather, the agency indicated that, because unrelated programs are being implemented pursuant to other provisions of the Clean Water Act, "exercise of residual designation authority to require stormwater permits for unregulated CII stormwater discharges is not warranted and would be an inefficient use of already limited resources." *Id*.

This response fails to fulfill EPA's obligations under the Clean Water Act. The Act provides that EPA must require permits for stormwater discharges once the agency determines that the discharge is contributing to a water quality standard violation. 33 U.S.C. § 1342(p)(2)(E); 40 C.F.R. § 122.26(a)(1)(v), (a)(9)(i)(D). Further, stormwater regulations promulgated under the Act provide any person with the right to petition EPA to make that determination, and require the agency to make a final determination on any such petition within ninety days. 40 C.F.R. § 122.26(f)(2), (f)(5). Once a petition is submitted, EPA has a nondiscretionary duty to make a determination within ninety days as to whether the discharge does, or does not, meet the sole relevant statutory criterion. EPA cannot ignore its duty simply because it would prefer to pursue a different regulatory approach, or because it deems the Clean Water Act's requirements "not warranted" or "inefficient." EPA Denial of Petition, Enclosure at 18.

To date, EPA has not made a determination as to whether unregulated CII stormwater discharges are contributing to water quality violations in the Back River watershed. The agency has thus failed to perform an act or duty which is nondiscretionary within the meaning of 33 U.S.C. § 1365(a)(2).

Relief Sought

NRDC, Blue Water Baltimore, and American Rivers will seek an order requiring the agency to make a final determination, one way or the other, on the issue presented in their 2015 petition: whether the discharges in question cause or contribute to violations of water quality standards.

Parties Giving Notice

As required by 40 C.F.R. § 135.3(b), the names, addresses, and telephone numbers of the organizations giving notice pursuant to this letter are as follows:

Natural Resources Defense Council 1152 15th Street, NW, Suite 300 Washington, DC 20005 Attention: Rebecca Hammer (202) 513-6254 Blue Water Baltimore 3545 Belair Road Baltimore, MD 21213 Attention: Angela Haren (410) 254-1577 American Rivers 120 Union Street Nevada City, CA 95959 Attention: Jeffrey Odefey (530) 478-0206

Conclusion

By failing to make a determination in response to a petition as to whether the discharges in question cause or contribute to violations of water quality standards in the Back River watershed, EPA has failed to perform a nondiscretionary duty under the Clean Water Act. This violation is continuing, and members of NRDC, Blue Water Baltimore, and American Rivers are being harmed by the agency's failure to fulfill its obligations. We hereby give notice that, if EPA fails to cure this violation within sixty days of receipt of this letter, we intend to file suit in federal district court seeking declaratory relief, injunctive relief, and litigation costs, as appropriate. As required by 40 C.F.R. § 135.2(b), we are sending a copy of this notice letter by certified mail to the Attorney General of the United States.

In the meantime, we remain open to further discussions about these violations and potential remedies. Please do not hesitate to contact us if you would like to discuss this matter further.

Respectfully,

Souch Jat

Sarah Fort Aaron Colangelo Natural Resources Defense Council 1152 15th Street, NW, Suite 300 Washington, DC 20005 (202) 513-6247 sfort@nrdc.org acolangelo@nrdc.org Nancy S. Marks Natural Resources Defense Council 40 W. 20th Street, 11th Floor New York, NY 10011 (212) 727-4414 nmarks@nrdc.org Counsel for:

Natural Resources Defense Council Blue Water Baltimore American Rivers

cc via certified mail, return receipt requested:

Attorney General Jeff Sessions U.S. Department of Justice 950 Pennsylvania Avenue, NW Washington, DC 20530

JS 44 (Rev. 07/16)

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The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. *(SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)*

I. (a) PLAINTIFFS Blue Water Baltimore, Ind American Rivers	c.; Natural Resources	Defense Council, Ir	nc.;		S Strator Scott Pruitt; US EP Region III Cecil A. Rodrig	
(b) County of Residence of First Listed Plaintiff <u>City of Baltimore</u> (EXCEPT IN U.S. PLAINTIFF CASES)				NOTE: IN LAND	ce of First Listed Defendant (IN U.S. PLAINTIFF CASES (CONDEMNATION CASES, USE T CT OF LAND INVOLVED.	,
(c) Attorneys (Firm Name, A (see attachment)	Address, and Telephone Numbe	r)		Attorneys (If Know)	n)	
II. BASIS OF JURISDI	CTION (Place an "X" in O	ne Box Only)	III. CI	TIZENSHIP OF	PRINCIPAL PARTIES	(Place an "X" in One Box for Plaintiff
□ 1 U.S. Government Plaintiff	3 Federal Question (U.S. Government)	Not a Party)			y) PTF DEF □ 1 □ 1 Incorporated or Pr of Business In □	
2 U.S. Government Defendant	☐ 4 Diversity (Indicate Citizenshi	ip of Parties in Item III)	Citize	n of Another State	2 2 Incorporated and 1 of Business In .	
				n or Subject of a eign Country	3 3 Foreign Nation	
IV. NATURE OF SUIT						
CONTRACT ☐ 110 Insurance	PERSONAL INJURY	RTS PERSONAL INJURY		DRFEITURE/PENALTY 5 Drug Related Seizure	BANKRUPTCY Image: 422 Appeal 28 USC 158	OTHER STATUTES □ 375 False Claims Act
 110 Instance 120 Marine 130 Miller Act 140 Negotiable Instrument 150 Recovery of Overpayment & Enforcement of Judgment 151 Medicare Act 152 Recovery of Defaulted Student Loans 	 310 Airplane 315 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 	 365 Personal Injury - Product Liability 367 Health Care/ Pharmaceutical Personal Injury Product Liability 368 Asbestos Personal Injury Product 		of Property 21 USC 88. 0 Other		 376 Qui Tam (31 USC 3729(a)) 400 State Reapportionment 410 Antitrust 430 Banks and Banking 450 Commerce 460 Deportation 470 Racketeer Influenced and
 (Excludes Veterans) 153 Recovery of Overpayment of Veteran's Benefits 160 Stockholders' Suits 190 Other Contract 195 Contract Product Liability 196 Franchise 	 345 Marine Product Liability 350 Motor Vehicle 355 Motor Vehicle Product Liability 360 Other Personal Injury 362 Personal Injury - Medical Malpractice 	Liability PERSONAL PROPER 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage 385 Property Damage Product Liability	72(74(75) 75	LABOR 0 Fair Labor Standards Act 0 Labor/Management Relations 0 Railway Labor Act 1 Family and Medical Leave Act 0 Other Labor Litigation	SOCIAL SECURITY 861 HIA (1395ff) 862 Black Lung (923) 863 DIWC/DIWW (405(g)) 864 SSID Title XVI 865 RSI (405(g))	Corrupt Organizations 480 Consumer Credit 490 Cable/Sat TV 850 Securities/Commodities/ Exchange 890 Other Statutory Actions 891 Agricultural Acts 893 Environmental Matters 895 Freedom of Information
REAL PROPERTY 210 Land Condemnation 220 Foreclosure 230 Rent Lease & Ejectment 240 Torts to Land 245 Tort Product Liability 290 All Other Real Property	CIVIL RIGHTS 440 Other Civil Rights 441 Voting 442 Employment 443 Housing/ Accommodations 445 Amer. w/Disabilities - Employment 446 Amer. w/Disabilities - Other 448 Education	PRISONER PETITION Habeas Corpus: □ 463 Alien Detainee □ 510 Motions to Vacate Sentence □ 530 General □ 535 Death Penalty Other: 540 Mandamus & Othe □ 550 Civil Rights □ 555 Prison Condition □ 560 Civil Detainee - Conditions of Confinement	46	Employee Retirement Income Security Act IMMIGRATION Naturalization Applicati Other Immigration Actions	FEDERAL TAX SUITS □ 870 Taxes (U.S. Plaintiff or Defendant) □ 871 IRS—Third Party 26 USC 7609 ton 100	Act 896 Arbitration 899 Administrative Procedure Act/Review or Appeal of Agency Decision 950 Constitutionality of State Statutes
V. ORIGIN (Place an "X" in	n One Box Only)	•	•		•	<u>.</u>
		Remanded from Appellate Court	J 4 Reins Reop		sferred from District difference of the provide the provided to the provided t	
VI. CAUSE OF ACTIO	DN 33 U.S.C. § 1365 Brief description of ca		§ 702	-	tatutes unless diversity): itrary and capricious actio	n under Admin. Proc. Act
VII. REQUESTED IN COMPLAINT:	CHECK IF THIS UNDER RULE 2	IS A CLASS ACTION 3, F.R.Cv.P.	J DI	EMAND \$	CHECK YES only JURY DEMAND	if demanded in complaint: : □ Yes XNo
VIII. RELATED CASH IF ANY	E(S) (See instructions):	JUDGE			DOCKET NUMBER	
DATE 05/08/2017		SIGNATURE OF ATT /s/ Jared E. Kni		F RECORD		
FOR OFFICE USE ONLY RECEIPT # AM	/IOUNT	APPLYING IFP		JUDGE	MAG. JU	DGE

Plaintiffs' Counsel:

Jared E. Knicley Sarah V. Fort Aaron Colangelo Natural Resources Defense Council 1152 15th Street NW, Suite 300 Washington, DC 20005 Telephone: (202) 513-6247

Nancy S. Marks Natural Resources Defense Council 40 West 20th Street, 11th Floor New York, NY 10011 Telephone: (212) 727-4414 Case 1:17-cv-01253 Document 1-3 Filed 05/08/17 Page 1 of 1

AO 440 (Rev. 06/12) Summons in a Civil Action

UNITED STATES DISTRICT COURT

for the

District of Maryland

)

Blue Water Baltimore, Inc., et al.,)
)
<i>Plaintiff(s)</i>	—)
v.)
Scott Pruitt, et al.,)
)
)

Civil Action No. 17-cv-1253

Defendant(s)

SUMMONS IN A CIVIL ACTION

)

To: (Defendant's name and address) Scott Pruitt

Administrator U.S. Environmental Protection Agency William Jefferson Clinton Building 1200 Pennsylvania Avenue NW Mail Code: 1101A Washington, DC 20460

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are: Jared E. Knicley

Sarah V. Fort Aaron Colangelo Natural Resources Defense Council 1152 15th Street NW, Suite 300 Washington, DC 20005

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Date: 05/08/2017

Case 1:17-cv-01253 Document 1-4 Filed 05/08/17 Page 1 of 1

AO 440 (Rev. 06/12) Summons in a Civil Action

UNITED STATES DISTRICT COURT

for the

District of Maryland

))

Blue Water Baltimore, Inc., et al.,

Plaintiff(s)

v.

Scott Pruitt, et al.,

Defendant(s)

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address) Cecil A. Rodrigues Acting Regional Administrator, Region III U.S. Environmental Protection Agency 1650 Arch Street

Philadelphia, PA 19103

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are: Jared E. Knicley

Sarah V. Fort Aaron Colangelo Natural Resources Defense Council 1152 15th Street NW, Suite 300 Washington, DC 20005

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Civil Action No. 17-cv-1253

Date: 05/08/2017

Case 1:17-cv-01253 Document 1-5 Filed 05/08/17 Page 1 of 1

AO 440 (Rev. 06/12) Summons in a Civil Action

UNITED STATES DISTRICT COURT

for the

District of Maryland

))

)

Blue Water Baltimore, Inc., et al.,

Plaintiff(s)

v.

Scott Pruitt, et al.,

Civil Action No. 17-cv-1253

Defendant(s)

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address) U.S. Environmental Protection Agency William Jefferson Clinton Building 1200 Pennsylvania Avenue NW Washington, DC 20460

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are: Jared E. Knicley

Sarah V. Fort Aaron Colangelo Natural Resources Defense Council 1152 15th Street NW, Suite 300 Washington, DC 20005

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Date: 05/08/2017

Case 1:17-cv-01253 Document 1-6 Filed 05/08/17 Page 1 of 1

AO 440 (Rev. 06/12) Summons in a Civil Action

UNITED STATES DISTRICT COURT

for the

District of Maryland

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)

Blue Water Baltimore, Inc., et al.,

Plaintiff(s)

v.

Scott Pruitt, et al.,

Defendant(s)

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address) Attorney General Jeff Sessions U.S. Department of Justice 950 Pennsylvania Avenue, NW Washington, DC 20530

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are: Jared E. Knicley

Sarah V. Fort Aaron Colangelo Natural Resources Defense Council 1152 15th Street NW, Suite 300 Washington, DC 20005

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Date: 05/08/2017

Signature of Clerk or Deputy Clerk

Civil Action No. 17-cv-1253

	Case 1:17-cv-01253	Document 1-7	Filed 05/08/17	Page 1 of 1
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AO 440 (Rev. 06/12) Summons in a Civil Action

UNITED STATES DISTRICT COURT

for the

District of Maryland

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Blue Water Baltimore, Inc., et al.,)
<i>Plaintiff(s)</i>	
V.	
Scott Pruitt, et al.,	, , ,
Defendant(s))

Civil Action No. 17-cv-1253

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address) Civil Process Clerk

U.S. Attorney's Office for the District of Maryland 36 S. Charles Street, 4th Floor Baltimore, MD 21201

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are: Jared E. Knicley

Sarah V. Fort Aaron Colangelo Natural Resources Defense Council 1152 15th Street NW, Suite 300 Washington, DC 20005

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Date: 05/08/2017