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July 29, 2013

The Honorable Paul G. Pinsky Senator and Chair Joint Committee on Administrative, Executive and Legislative Review James Senate Office Building, Room 220 11 Bladen Street Annapolis, Maryland 21401

The Honorable Samuel I. Rosenberg Delegate and Chair Joint Committee on Administrative, Executive and Legislative Review 4811 Liberty Heights Avenue Baltimore, Maryland 21207

> DNR Catch and By-Catch Regulations on Atlantic Menhaden Re:

> > Proposed COMAR .08.02.05.07 and .08.02.12.03A(18)

(Published: June 28, 2013 Maryland Register, Vol. 40, Issue 13 at 1079-1080)

Dear Chairmen Pinsky and Rosenberg:

On behalf of the Harvesters Land and Sea Coalition - a coalition of watermen and farmers (the "Coalition") - enclosed for your review and consideration please find comments concerning the Department of Natural Resources' (the "DNR's") catch and by-catch regulations on Atlantic menhaden. The Coalition opposes the proposed regulations and is requesting DNR to withdraw the regulations, as well as the emergency regulations that currently are in effect relative to the Atlantic menhaden.

The Atlantic menhaden has never been listed as a threatened or endangered species. There is no peer-reviewed scientific study which establishes that the Atlantic menhaden in the Chesapeake Bay (the "Bay"), let alone in the Maryland portion of the Bay, are overfished and in need of conservation. The subject regulations will put Maryland pound netters and other commercial fishermen in the Bay, out of business. The regulations will threaten to put Maryland companies that have recently expanded their capacities to support the menhaden fishery in Maryland out of business or will require those companies to purchase baitfish from Virginia waterman instead of Maryland watermen. The subject regulations will drive up the price of the

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menhaden used by crabbers as bait, thereby driving up the price of Maryland blue crabs and reducing their affordability. This will adversely impact many small businesses and families engaged in the harvesting, transportation, distribution and sale of blue crabs; not to mention the impact on consumers. Best available science was not utilized in developing the regulations and no consideration was given to the social and economic impacts of the regulations on Maryland watermen, related businesses and fishing communities.

To the extent that DNR contends that it must promulgate the regulations because the Atlantic States Marine Fisheries Commission ("ASMFC") will shut down fishing in the Bay and is requiring DNR to adopt the regulations, DNR is disingenuous. ASMFC has no jurisdiction over the Maryland portion of the Bay. Moreover, ASMFC has not made its menhaden fishery management plan in accordance with the applicable federal statutory requirements and, therefore, has no ability to enforce the plan against Maryland. Finally, DNR's regulations are more restrictive than those suggested by the ASMFC menhaden fishery management plan.

For the reasons explained in the enclosed submission to DNR, the Coalition respectfully requests that (1) the emergency menhaden regulations be withdrawn and (2) the proposed permanent menhaden regulations be voted unfavorably. If there are any questions whatsoever about the issues and concerns submitted by the Coalition, we welcome the opportunity to participate in a full hearing on the subject regulations and/or to meet with Committee members individually, if necessary, to explain why the regulations are ineffective and harmful.

Your attention and consideration of the views and concerns of the individuals, businesses and communities most directly impacted by the subject regulations is appreciated.

Sincerely,

Chip More Level
Charles D. MacLeod ASS

Enclosure

cc: Honorable Members of the AELR Committee

Joseph P. Gill, Secretary, DNR Harvesters Land and Sea Coalition

