January 10, 2014

This letter was originally submitted to the House Game and Fisheries Committee members on November 12, 2013. The Pennsylvania Campaign for Clean Water (Campaign) is resubmitting this letter to all Pennsylvania House and Senate leaders on January 10, 2014 with additional organization sign ons expressing our continued opposition to HB 1576 & SB 1047, with its current amendments that passed out of Committee on November 13, 2013. The Campaign urges legislators if this legislation comes to the floor in its current form for a vote, it is voted down.

November 12, 2013

Re: HB 1576 & SB 1047 – Endangered Species Coordination Act

Dear House Game and Fisheries Committee Member:

We write on behalf of the Pennsylvania Campaign for Clean Water (Campaign), a coalition of over 180 environmental, conservation, sporting, and religious groups from all corners of the state. The Campaign speaks in one voice in support of federal and state policies to protect and restore Pennsylvania’s water resources. The Campaign would like to express our substantial concerns with the proposed Endangered Species Coordination Act (HB 1576, SB 1047) that we understand may be considered and potentially amended on November 13th by the House Game and Fisheries Committee. The bill, as originally written and as amended, would greatly dismantle agency tools, oversight, and protective measures and laws now in place for Pennsylvania species that need this protection the most. The following paragraphs provide our specific concerns with the proposed legislation.

House Bill 1576 would place programs to protect threatened and endangered species by the Fish and Boat Commission and the Game Commission under the purview of the Independent Regulatory Review Commission. This change threatens to undermine the independence of the agencies and subjects programs which need to be scientifically based and data-driven to control by the political appointees making up the Independent Regulatory Review Commission.

The current process allows scientists from the PA Game Commission, PA Fish and Boat Commission and the Department of Conservation and Natural Resources, after public hearings and discussion, to determine when a species in Pennsylvania is rare, threatened or endangered and to take necessary steps to protect them. The current process also allows the PA Fish and Boat Commission to designate Wild Trout streams. The bills would take this independent authority away from these agencies and their professional staff, and put the ultimate decisions in the hands of political appointees.
Under this newly proposed law, any new designation of a Pennsylvania endangered species could only happen if that species is in danger of extinction throughout all or a significant portion of its entire federal range. So a species could be on the verge of extinction in Pennsylvania and it would not qualify as endangered. This ignores the fact that many species may be threatened in Pennsylvania due to conditions in our state that do not exist in other states. Agency staff have testified the bill would make it more difficult to protect many rare Pennsylvania wildlife and fish species.

The proposed legislation would greatly weaken PA’s Wild Trout stream designation by removing the possibility for a stream to be given Wild Trout stream protection provisionally in advance of publication in the PA Bulletin. This contradicts how DEP applies Exceptional Value existing use designation to Wild Trout streams in advance of Environmental Quality Board approval and would allow for degradation of our important and rare wild trout streams due to the lengthy and often multi-year stream upgrade process.

Species currently listed by Pennsylvania as threatened or endangered would be automatically delisted from the state’s “centralized database” after two years unless they are re-designated by the agency. This would require a huge investment of agency resources in order to re-justify a currently listed species, without providing funding to pay for the agency work.

The cumulative effect of the changes proposed in the bill blunt the Commissions’ programs for threatened and endangered species of fish and wildlife – allowing drilling, mining, and clear-cutting to evade agency review. With ever-larger tracts of public and private land being subjected to industrial development, including gas drilling, pipeline construction, and mining, the likelihood of encroachment on the habitat of threatened and endangered species increases. Pennsylvanians cherish their wild resources; the protection of these resources should not be lessened nor placed in the hands of political appointees.

We thank the Committees for holding hearings this summer on this controversial legislation. We respectfully request that you vote NO on HB 1576 / SB 1047 in its current form, and that you strive to address these concerns before proceeding with any legislation.

Sincerely,

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Executive Director

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