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10		TES DISTRICT COURT STRICT OF CALIFORNIA
11	STATE OF CALIFORNIA BY AND THROUGH ATTORNEY GENERAL	Case No. 3:20-cv-03005-RS
12	XAVIER BECERRA AND CALIFORNIA STATE WATER RESOURCES CONTROL	BRIEF OF AMERICAN FISHERIES
13	BOARD, STATE OF NEW YORK, STATE OF CONNECTICUT, STATE OF ILLINOIS,	SOCIETY, ASSOCIATION FOR THE SCIENCES OF LIMNOLOGY AND
14	STATE OF MAINE, STATE OF MARYLAND, STATE OF MICHIGAN,	OCEANOGRAPHY, COASTAL AND ESTUARINE RESEARCH FEDERATION,
15	STATE OF NEW JERSEY, STATE OF NEW MEXICO, STATE OF NORTH CAROLINA EX REL. ATTORNEY GENERAL JOSHUA	INTERNATIONAL ASSOCIATION FOR GREAT LAKES RESEARCH, NORTH AMERICAN LAKE MANAGEMENT
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17	STATE OF WASHINGTON, STATE OF WISCONSIN, COMMONWEALTHS OF	OF AMERICA, SOCIETY FOR ECOLOGICAL RESTORATION,
18	MASSACHUSETTS AND VIRGINIA, THE NORTH CAROLINA DEPARTMENT OF ENVIRONMENTAL QUALITY, THE	SOCIETY FOR FRESHWATER SCIENCE, AND SOCIETY OF WETLAND SCIENTISTS AS AMICI CURIAE IN
19	DISTRICT OF COLUMBIA, AND THE CITY OF NEW YORK,	SUPPORT OF PLAINTIFFS' MOTION FOR A PRELIMINARY INJUNCTION OR
20	Plaintiffs, v.	STAY
21	ANDREW R. WHEELER, AS ADMINISTRATOR OF THE UNITED	Hearing Date: June 18, 2020 Time: 1:30 p.m.
22	STATES ENVIRONMENTAL PROTECTION AGENCY; UNITED STATES	Dept: San Francisco Courthouse, Courtroom 03, 17th Floor
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23	ENVIRONMENTAL PROTECTION AGENCY; R. D. JAMES, AS ASSISTANT	Judge: Honorable Richard Seeborg
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INTEREST OF THE AMICI CURIAE¹

Amici curiae² are nine national and international scientific societies, all actively involved in research, education, and the conservation and restoration of aquatic ecosystems and resources in the United States. Amici have an interest in this case because of its impact on the integrity of those ecosystems, their biodiversity, and resources. As scientific societies, amici support the use of the best available scientific information in making decisions on the use and management of aquatic ecosystems and resources.

Justice Breyer observed that "[t]he law must seek decisions that fall within the boundaries of scientifically sound knowledge." Fed. Judicial Ctr. & Nat'l Research Council, *Reference Manual on Scientific Evidence* 4 (3d ed. 2011). This brief discusses the importance of science in Clean Water Act implementation. It explains that scientific tools and data were available to estimate the impact of the Navigable Waters Protection Rule, and it notes how the U.S. Environmental Protection Agency ("EPA") and the U.S. Army Corps of Engineers (collectively, the "Agencies") failed to consider the extent to which their actions would reduce Clean Water Act jurisdiction. The Clean Water Act's objective can only be achieved by properly considering science when deciding which waters the Clean Water Act protects.

¹ Plaintiffs and Defendants are not opposed to the filing of this brief. *Amici curiae* state that no counsel for a party authored this brief in whole or in part, that no party or party's counsel made a monetary contribution intended to fund the preparation or submission of this brief, and that no person—other than *amici curiae*, their members, or their counsel—made a monetary contribution intended to fund the preparation or submission of this brief.

² Amici curiae are American Fisheries Society, Association for the Sciences of Limnology and Oceanography, Coastal and Estuarine Research Federation, International Association for Great Lakes Research, North American Lake Management Society, Phycological Society of America, Society for Ecological Restoration, Society for Freshwater Science, and Society of Wetland Scientists. Descriptions of the scientific societies are provided in the Appendix to this brief.

INTRODUCTION

INTRODUCTION	
In 2015, the Agencies promulgated the Clean Water Rule to clarify the scope of the Cle	an
Water Act's coverage. Clean Water Rule: Definition of "Waters of the United States," 80 Fed.	
Reg. 37,054 (June 29, 2015) [hereinafter "2015 Rule"]. In developing the 2015 Rule, the	
Agencies reviewed and relied on the "best available peer-reviewed science." See id. at 37,056-	-57
The Agencies compiled a considerable scientific record that supported the approach taken in the	ie
2015 Rule, and as part of that rulemaking, the report prepared by EPA's Office of Research and	d
Development, Connectivity of Streams & Wetlands to Downstream Waters: A Review & Synthe	esi
of the Scientific Evidence (Jan. 2015) [hereinafter "Connectivity Report"], considered over 1,20	00
peer-reviewed scientific publications on the connections between streams, wetlands, and	
downstream waters. 80 Fed. Reg. at 37,057, 37,062. The draft Connectivity Report was peer	
reviewed by an expert panel created by EPA's Science Advisory Board. Id. The Science Advis	or
Board was highly supportive of the Report's conclusions. <i>Id.</i> at 37,062.	
In 2018, the Agencies attempted to suspend the 2015 Rule for two years. Definition of	
"Waters of the United States"—Addition of an Applicability Date to 2015 Clean Water Rule, 8	33
Fed. Reg. 5200 (Feb. 6, 2018) [hereinafter "2018 Rule"]. The 2018 Rule was vacated nationwing	de
because in part the Agencies refused to "consider any scientific studies" including the	

because, in part, the Agencies refused to "consider any scientific studies," including the Connectivity Report. S.C. Coastal Conservation League v. Pruitt, 318 F. Supp. 3d 959, 967 (D.S.C. 2018).

In 2019, the Agencies repealed the 2015 Rule, reinstituting pre-2015 regulations and guidance. Definition of "Waters of the United States"—Recodification of Pre-Existing Rules, 84 Fed Reg. 56,626 (Oct. 22, 2019) [hereinafter "2019 Rule"]. The repeal of the 2015 Rule, and the

extent to which the Agencies did not consider the scientific record, is the subject of current litigation.³

In April 2020, the Agencies promulgated the Navigable Waters Protection Rule. The Navigable Waters Protection Rule: Definition of "Waters of the United States," 85 Fed. Reg. 22,250 (Apr. 21, 2020) [hereinafter "2020 Rule"]. In doing so, the Agencies largely ignored the scientific record.

SUMMARY OF ARGUMENT

Science is critically important to furthering the goals of the Clean Water Act. Although the Agencies concede the importance of science, they largely ignored the scientific understanding of how streams and wetlands contribute to the chemical, physical, and biological integrity of downstream waters. The Agencies suggest that it is difficult to quantify precisely the number of waters that the 2020 Rule would remove from Clean Water Act protection, and they thus need not make any effort to estimate the decline in jurisdiction and, consequently, the resulting loss of water quality and ecosystem services those waters provide. This brief highlights available data and a scientific tool that were part of the rulemaking record and demonstrate the negative impact the 2020 Rule would have on the Nation's waters. For example, in some western watersheds, the 2020 Rule would likely eliminate Clean Water Act coverage for up to 95% of total stream and river kilometers and up to 72% of total wetland area. The Agencies acted arbitrarily and capriciously by failing to inform themselves—and the public—about the 2020 Rule's significant negative effects. The 2020 Rule's reduction of Clean Water Act protection threatens irreparable harm to every American who benefits from and relies on the integrity of the Nation's waters.

³ See, e.g., Complaint for Declaratory Judgement [sic], Chesapeake Bay Found., Inc. v. Wheeler, No. 1:20-cv-01063-RDB (D. Md. Apr. 27, 2020); Complaint for Declaratory and Injunctive Relief, S.C. Coastal Conservation League v. Wheeler, No. 2:19-cv-03006-DCN (D.S.C. Oct. 23, 2019).

ARGUMENT

I. The proper use of science is critical to achieving the Clean Water Act's objective of restoring and maintaining the chemical, physical, and biological integrity of the Nation's waters.

Scientific knowledge is the foundation of effective environmental protection. *See generally, e.g.*, William H. Rodgers, Jr., *Giving Voice to Rachel Carson: Putting Science into Environmental Law*, 28 J. Land Use & Envtl. L. 61 (2012). Simply put, "science is the driving force" behind environmental laws. Fred P. Bosselman & A. Dan Tarlock, *The Influence of Ecological Science on American Law: An Introduction*, 69 Chi.-Kent L. Rev. 847, 847 (1994).

EPA's mission is to "protect human health and the environment." U.S. EPA, *Our Mission and What We Do*, https://www.epa.gov/aboutepa/our-mission-and-what-we-do (last updated Feb. 7, 2018). EPA's "ability to pursue its mission . . . depends upon the integrity of the science on which it relies. The environmental policies, decisions, guidance, and regulations that impact the lives of all Americans every day must be grounded, at a most fundamental level, in sound, high quality science." U.S. EPA, *Scientific Integrity Policy* 2 (n.d.), https://www.epa.gov/sites/production/files/2014-02/documents/scientific_integrity_policy_2012.pdf. Historically, EPA relied on the best available science to support its decisions. *See* U.S. EPA, *Working Together: FY 2018-2022 U.S. EPA Strategic Plan* 42 (2018), https://www.epa.gov/sites/production/files/2019-09/documents/fy-2018-2022-epa-strategic-plan.pdf.

The Clean Water Act's objective is "to restore and maintain the chemical, physical, and biological integrity of the Nation's waters." 33 U.S.C. § 1251(a) (2018). The U.S. Supreme Court noted that the Clean Water Act's "objective incorporated a broad, systemic view of the goal of maintaining and improving water quality: as the House Report on the legislation put it, 'the word "integrity" . . . refers to a condition in which the natural structure and function of ecosystems [are] maintained." *United States v. Riverside Bayview Homes, Inc.*, 474 U.S. 121, 132 (1985)

(citing H.R. Rep. No. 92–911, at 76 (1972)). Science is critically important to making the necessary empirical determinations about the chemical, physical, and biological integrity of our waters to achieve the Clean Water Act's broad objective. Indeed, the *only* way to empirically assess "water quality" and the "natural structure" or "function" of "ecosystems" is through science.⁴

The Agencies and courts have historically interpreted the Clean Water Act to protect streams and wetlands with a "significant nexus" to traditional navigable waters as "waters of the United States." See Rapanos v. United States, 547 U.S. 715, 759 (2006) (Kennedy, J., concurring in the judgment); Solid Waste Agency of N. Cook Cnty. v. U.S. Army Corps of Eng'rs, 531 U.S. 159, 167 (2001); see also Riverside Bayview Homes, Inc., 474 U.S. at 134–35 & n.9. As clarified by Justice Kennedy in Rapanos, a water has a "significant nexus," and therefore is jurisdictional, if it or its functions "significantly affect the chemical, physical, and biological integrity" of traditional navigable waters. See Rapanos, 547 U.S. at 759, 779–80 (Kennedy, J., concurring in the judgment).

The Agencies must take science into account when promulgating rules under the Clean Water Act, especially with respect to what waters are protected. EPA recognizes that "[t]he best available science must serve as the foundation of EPA's regulatory actions," Strengthening Transparency in Regulatory Science, 83 Fed. Reg. 18,768, 18,769 (proposed Apr. 30, 2018), yet

⁴ Every aspect of the Clean Water Act's implementation requires the use of science. For example, the U.S. Army Corps of Engineers, the agency vested with responsibility to issue Clean Water Act section 404 permits, relies on scientific manuals in making Clean Water Act jurisdictional determinations. *See, e.g., Tin Cup, LLC v. U.S. Army Corps of Eng'rs*, No. 4:16-cv-00016-TMB, 2017 WL 6550635, at *8 (D. Alaska Sept. 26, 2017) (discussing the scientific basis of Clean Water Act jurisdictional determinations and noting that the Corps' supplemental manual for Alaska "reflect[s] the benefit of nearly two decades [of] advancement in wetlands research and science"). The Corps' Clean Water Act determinations themselves have been labeled as "scientific decision[s]." *Avoyelles Sportsmen's League, Inc. v. Marsh*, 715 F.2d 897, 906 (5th Cir. 1983).

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the Agencies largely ignored science in forming the 2020 Rule. Agencies act arbitrarily and capriciously when they fail to examine the relevant data or "consider an important aspect of the problem." *Motor Vehicle Mfrs. Ass'n of U.S. v. State Farm Mut. Auto. Ins. Co.*, 463 U.S. 29, 43 (1983); *see also Cnty. of Maui v. Haw. Wildlife Fund*, 140 S. Ct. 1462, 1474 (2020) (rejecting EPA's Clean Water Act interpretation because it would have allowed "easy evasion of the statutory provision's basic purposes"). When agencies disregard science, their judgments deserve no deference.

II. The Agencies concede the importance of science but largely ignore the vast scientific record relating to which waters should receive Clean Water Act protection.

The Agencies concede that the definition of "waters of the United States" must be supported by science. *See* 85 Fed. Reg. at 22,261, 22,271, 22,288 (noting how the 2020 Rule was "informed" by science, including the Connectivity Report); *see also id.* at 22,257 (acknowledging that the Agencies "relied on the Connectivity Report extensively in establishing the 2015 Rule's definition of 'waters of the United States'"). However, the 2020 Rule contradicts the scientific principles identified in the Connectivity Report and in reports issued by EPA's scientific advisors, and it would remove protections for many waters that have a significant nexus with downstream waters based on these scientific principles.

EPA's own Science Advisory Board—a group of independent scientists directed by Congress to provide scientific advice to the agency—criticized the 2020 Rule. The Science Advisory Board stated that the 2020 Rule "does not present new science to support [its] definition, thus the [Science Advisory Board] finds that the proposed Rule lacks a scientific justification, while potentially introducing new risks to human and environmental health." Letter from Dr. Michael Honeycutt, Chair, Science Advisory Board, to Andrew R. Wheeler, Administrator, U.S. EPA, Commentary on the Proposed Rule Defining the Scope of Waters

Federally Regulated Under the Clean Water Act 4 (Feb. 27, 2020) [hereinafter "SAB Commentary"].

As a preliminary (and fundamental) matter, the Agencies failed to identify how many jurisdictional waters would no longer be protected by the Clean Water Act as a result of the 2020 Rule. The Agencies do acknowledge that some previously protected waters would no longer be protected under the 2020 Rule. U.S. EPA & Dep't of the Army, *Resource and Programmatic Assessment for the Navigable Waters Protection Rule: Definition of "Waters of the United States"* 22–29 (Jan. 23, 2020), https://www.epa.gov/sites/production/files/2020-01/documents/rpa_-_nwpr_.pdf [hereinafter "Resource and Programmatic Assessment"] (discussing streams, adjacent wetlands, relatively permanent waters, non-relatively permanent waters, and ephemeral lakes and ponds). However, the Agencies claim that they were not able to assess the extent to which the Clean Water Act would no longer safeguard waters protected by the

2019 Rule or that were previously protected by the 2015 Rule. 85 Fed. Reg. at 22,332; Resource

and Programmatic Assessment, supra, at 22 ("unable to quantify the change in jurisdiction for

protected); id. at 26–27 ("unable to quantify" how many wetlands will no longer be protected).

The Agencies did not create any maps or other tools to help determine how many waters would

tributaries"); id. at 24 ("unable to quantify" how many lakes and ponds will no longer be

no longer be protected under the 2020 Rule. 85 Fed. Reg. at 22,330.

The Agencies suggest that it is too difficult to quantify precisely the extent to which the 2020 Rule would narrow Clean Water Act jurisdiction, and thus they refused to take basic steps to even attempt to estimate which waters would lose protection. The next section provides an example of just one of the scientific tools and corresponding data, described in comments to the proposed 2020 Rule, that the Agencies failed to use to inform themselves and the public about the significant negative effects of the 2020 Rule.

III. Reliable scientific tools and data were available to the Agencies and demonstrate that the 2020 Rule would substantially reduce the extent of Clean Water Act protection.

Scientific tools and data are readily available to help estimate the extent to which certain waters would lose protection under the 2020 Rule. The Agencies could have used a widely publicized model developed by GeoSpatial Services ("GSS") of Saint Mary's University of Minnesota, or they could have created their own model to estimate the changes resulting from the 2020 Rule. They did neither.

In January 2019, GSS developed a Geographic Information System ("GIS")-based model, called the "CWA Jurisdictional Scenario Model," that compares and contrasts the extent of Clean Water Act protection for aquatic ecosystems under different regulatory scenarios.⁵ The CWA Jurisdictional Scenario Model was developed in collaboration with an advisory group composed of "experts who have a working understanding of the [Clean Water Act and its regulations], wetland functional assessment, and spatial analysis techniques."

⁵ Roger Meyer & Andrew Robertson, Clean Water Rule Spatial Analysis: A GIS-based Scenario Model for Comparative Analysis of the Potential Spatial Extent of Jurisdictional and Non-Jurisdictional Wetlands ix, 1 (2019), https://static1.squarespace.com/static/
578f93e4cd0f68cb49ba90e1/t/5c50c0e988251bc68fe33388/1548796144041/Hewlett_report_Final.pdf [hereinafter "GSS Report"]. GIS is a conceptualized, computerized framework commonly used by researchers since the 1990s to capture and analyze spatial and geographic data. See Nigel Waters, History of GIS, in The International Encyclopedia of Geography: People, the Earth, Environment, and Technology 2978, 2985–86 (Douglas Richardson et al. eds., 2017).
⁶ GSS Report, supra, at 6. The model uses ArcGIS ModelBuilder, a standard software system used to model hydrological interactions in the GIS environment. Id. at 7. As the GSS Report notes, "ModelBuilder is a visual programming interface that can be used for building geoprocessing workflows or models. These geoprocessing models automate and document the spatial analysis process, providing a transparent and effective way to document and distribute processing methods." Id.

1	The CWA Jurisdictional Scenario Model uses nationally available GIS datasets, including
2	the National Hydrography Dataset ("NHD"),7 National Wetlands Inventory ("NWI"),8 and Soil
3	Survey Geographic Database ("SSURGO"),9 and allows users to compare potential jurisdiction o
4	aquatic ecosystems for different regulatory scenarios. GSS Report, <i>supra</i> , at ix–x, 11. The model
5	provides a user interface for modifying model input parameters for exploratory analysis; it is
6	"easily transferable to other geographic areas and watersheds." <i>Id.</i> at 11. Additionally, the model
7	captures factors such as "hydrologic connectivity to traditional navigable waters [and] hydrologic
8	⁷ The U.S. Geological Survey ("USGS") produces the NHD, which provides digital vector GIS
9	data from across the nation to "define the spatial locations of surface waters" at medium resolution (1:100,000 scale) or high resolution (1:24,000 scale or better). USGS, <i>What Is the</i>
10	National Hydrography Dataset (NHD)?, https://www.usgs.gov/faqs/what-national-hydrography-dataset-nhd?qt-news_science_products=0#qt-news_science_products (last visited May 20, 2020);
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12 13	page_related_con=0#qt-science_support_page_related_con (last visited May 19, 2020). The National Map Download viewer allows users to access NHD data by state or hydrologic unit code
14	subbasin. USGS, <i>NHD View (V1.0)</i> , https://viewer.nationalmap.gov/basic/?basemap=b1& category=nhd&title=NHD%20View (last visited May 20, 2020). High-resolution NHD is the best nationally available source for surface water data. <i>See</i> GSS Report, <i>supra</i> , at 11; <i>see also</i> 85 Fed.
15	Reg. at 22,329. 8 The U.S. Fish and Wildlife Service manages the NWI dataset, which "is a publicly available
16	resource that provides detailed information on the abundance, characteristics, and distribution of US wetlands." U.S. Fish & Wildlife Serv., <i>National Wetlands Inventory</i> ,
17	https://www.fws.gov/wetlands/ (last updated May 11, 2020). The NWI Wetlands Mapper application allows users to download the NWI data. <i>See</i> U.S. Fish & Wildlife Serv., <i>National</i>
18	Wetlands Inventory, Wetlands Mapper, https://www.fws.gov/wetlands/data/Mapper.html (last updated May 4, 2020). NWI is the best nationally available source for wetland data. See Qiusheng
19	Wu, GIS and Remote Sensing Applications in Wetland Mapping and Monitoring, in Comprehensive Geographic Information Systems 140, 147 (2018); see also 85 Fed. Reg. at
20	22,329. 9 The Natural Resources Conservation Service produces the SSURGO, which is a digital soils
21	database that "is intended for natural resource planning and management." Natural Res. Conservation Serv., <i>Description of SSURGO Database</i> , https://www.nrcs.usda.gov/wps/portal/
22	nrcs/detail/soils/survey/?cid=nrcs142p2_053627 (last visited May 20, 2020). The SSURGO Downloader application, which is provided by Esri, allows users to download soils data. <i>See</i> Esri,
23	SSURGO Downloader, https://www.arcgis.com/home/item.html?id=cdc49bd63ea54dd2977f3f2853e07fff (last visited May 20, 2020). SSURGO is the best nationally
24	available source for soils data. See NOAA Office for Coastal Mgmt., Soil Survey Geographic Database, https://coast.noaa.gov/digitalcoast/data/ssurgo.html (last updated Dec. 4, 2019).

permanence using stream classification," as well as a "proximity analysis to determine adjacency and possibly significant nexus." *Id.* at 5. Ultimately, the CWA Jurisdictional Scenario Model uses the input data and model criteria to generate results regarding the extent of protection of aquatic ecosystems under each scenario. During the public comment period for the 2020 Rule, many commenters—including States that are parties to this litigation—alerted the Agencies to the CWA Jurisdictional Scenario Model and the 2019 GSS Study and their utility for estimating the 2020 Rule's effect on Clean Water Act jurisdiction, but the Agencies ignored this tool.¹⁰

The CWA Jurisdictional Scenario Model and scenarios were recently updated to reflect the 2020 Rule. Three federal regulatory scenarios are modeled: (1) a scenario based on criteria interpreted from new information released with publication of the 2020 Rule; (2) a scenario based on interpretation of criteria used in the 2019 Rule; and (3) a scenario based on interpretation of criteria provided in the 2015 Rule. *See* Ex. E, Decl. of Andrew G. Robertson, May 22, 2020 (attached to and in support of this brief) [hereinafter "Robertson Decl."] (containing a table comparing the model criteria used for these three regulatory scenarios).

As an example, the model results show that the 2020 Rule would have a significant negative impact in the more arid regions of the western United States, where there are higher proportions of ephemeral streams. Several watersheds were analyzed using the updated model

¹⁰ Multiple comments referred to and/or attached the GSS Report. *See, e.g.*, Comment submitted by Barbara D. Underwood, Attorney General of New York, et al., attachment A at 21 (Apr. 15, 2019); Comment submitted by Jared Polis, Governor, State of Colorado, and Philip J. Weiser, Attorney General, State of Colorado, 2 n.2 (Apr. 15, 2019); Comment submitted by Jan Goldman-Carter, Senior Counsel, Wetlands and Water Resources, National Wildlife Federation, 78 nn.122–123, attachment 2 (Apr. 15, 2019); Comment submitted by Jennifer Chavez, Staff Attorney, Earth Justice, et al., on behalf of Aaron Isherwood, Phillip S. Berry Managing Attorney, Sierra Club, et al., 26–27 & n.44, 49 & nn.71–72, exhibit G-25 (Apr. 15, 2019); Comment submitted by Jon Devine, Senior Attorney & Director of Federal Water Policy, Nature Program, Natural Resources Defense Council, 37 & n.91, app. A – pt. 5 (Apr. 15, 2019). The comments may be viewed in the

rulemaking docket for the 2020 Rule, which is available at https://www.regulations.gov/docket?D=EPA-HO-OW-2018-0149.

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23 24 and modeling scenarios and were uploaded to Operation Dashboard applications, including (1) Rio Penasco Watershed, New Mexico; (2) Rio Salado Watershed, New Mexico; (3) Roanwood Creek Watershed, Montana; and (4) South Platte Watershed, Colorado. (See Figure 1 for the model output display for the Rio Penasco watershed.) The 2020 Rule scenario model results for the South Platte, Roanwood Creek, Rio Penasco, and Rio Salado watersheds in the western United States show significant impacts in the total kilometers of protected streams and rivers in the watershed, with 45, 74, 81, and 95 percent unprotected, respectively. There tend to be fewer wetlands in these more arid regions, but the model results also indicate the 2020 Rule would have significant impacts on protection of these rare wetland habitats. The 2020 Rule scenario model results indicate that for the South Platte, Rio Salado, Roanwood Creek, and Rio Penasco watersheds, 12, 49, 53, and 72 percent of total wetland acres would not be protected, respectively. Exs. A–D, Robertson Decl.

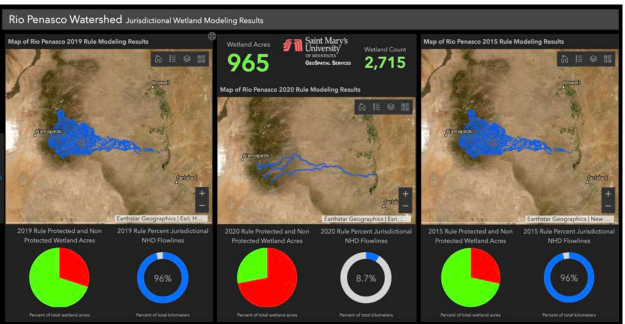


Figure 1. Graphic showing model output displayed in an Esri Operation Dashboard web application for the Rio Penasco Watershed, New Mexico. Source: GSS, Rio Penasco Watershed Jurisdictional Wetland Modeling Results, https://smumn.maps.arcgis.com/apps/ opsdashboard/index.html#/0e4ef75cf3134bd3a8a78244772d1502 (last visited May 20, 2020).

These results are qualified, as they often are in scientific research. *See* GSS Report, *supra*, at 33–34 (explaining that appropriate use of the CWA Jurisdictional Scenario Model includes "[b]road-scale evaluation of environmental impact" but not delineations of individual wetlands); *cf.* Fed. Judicial Ctr. & Nat'l Research Council, *supra*, at 51–52. Because the jurisdictional criteria are not always clear or available, the modeling scenarios focused on the unambiguous differences between the various rules. One of the clear and major differences between the regulatory scenarios that can be explicitly modeled is the 2020 Rule's exclusion of ephemeral waters. The modeling scenarios focus on these types of clearly defined criteria, and they offered decisionmakers a benchmark for understanding the reduction of jurisdictional scope that would result from the 2020 Rule.

The CWA Jurisdictional Scenario Model is just one of the scientific tools and data that were available to the Agencies to estimate the likely magnitude of the reduction of Clean Water Act protection under the 2020 Rule. In promulgating the 2020 Rule, however, the Agencies largely ignored the available scientific tools and data.

IV. The Agencies' refusal to consider the scientific record is arbitrary and capricious.

The overall goal of the Clean Water Act is translucently clear: to restore and maintain the chemical, physical, and biological integrity of the Nation's waters. *See Cnty. of Maui*, 140 S. Ct. at 1468. This objective can only be achieved if the definition of "waters of the United States" is grounded in sound science. The 2015 Rule, the revocation of which is currently being challenged, reflected the best available science about the connectivity and mechanisms by which streams and wetlands affect the chemical, physical, and biological integrity of downstream waters. The extensive scientific analysis in the Connectivity Report, based on a review of over 1,200 peer-reviewed publications and supported by EPA's Science Advisory Board, provided much of the technical basis for the 2015 Rule. *See* 80 Fed. Reg. at 37,057.

In contrast, the preamble and supporting documents to the 2020 Rule provide only conclusory statements about how the proposed rule *might* contribute to the Clean Water Act's overall goals. The Agencies offer no explanation about how removing ephemeral streams from the definition of "waters of the United States" will restore and maintain the chemical, physical, and biological integrity of the Nation's waters. The Agencies also offer no explanation about how removing protection from millions of acres of wetlands, 11 even those hydrologically connected to traditional navigable waters, will restore and maintain the chemical, physical, and biological integrity of the Nation's waters. It is clear that the Agencies consciously disregarded the effect the 2020 Rule would have on water quality.

The Agencies' failure to consider the scientific record is arbitrary and capricious, and their refusal to take a hard look (or even a cursory glance) at the scientific record is inconsistent with their National Environmental Policy Act ("NEPA") obligations. While Clean Water Act section 511 exempts EPA from having to perform an environmental impact statement ("EIS"), other NEPA requirements still apply. In particular, NEPA requires agencies to "study, develop, and describe appropriate alternatives" to a proposed rule. 42 U.S.C. § 4332(E) (2018); see also Bob Marshall All. v. Hodel, 852 F.2d 1223, 1229 (9th Cir. 1988) (explaining that "the consideration of alternatives requirement is both independent of, and broader than, the EIS requirement"). In Municipality of Anchorage v. United States, the U.S. Court of Appeals for the Ninth Circuit observed that EPA should not be completely exempted from NEPA because "it cannot be assumed that EPA will always be the good guy." 980 F.2d 1320, 1328 (9th Cir. 1992).

Furthermore, EPA's own NEPA regulations expressly state that EPA's "development and

¹¹ See Decl. of Dr. S. Mažeika Patricio Sulliván 14, May 18, 2020, No. 3:20-cv-03005-RS.

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issuance of regulations" are proposed actions subject to NEPA and Council on Environmental Quality (CEQ) regulations. 40 C.F.R. § 6.101 (2019).

EPA's regulations call for an environmental assessment when a proposed action involves "extraordinary circumstances." 40 C.F.R. § 6.204(d). EPA specifically identifies impacts to "environmentally important natural resource areas such as wetlands, floodplains, significant agricultural lands, aquifer recharge zones, coastal zones, barrier islands, wild and scenic rivers, and significant fish or wildlife habitat" as an extraordinary circumstance. *Id.* § 6.204(b)(5). Another listed extraordinary circumstance occurs when "[t]he proposed action is known or expected to have potentially significant environmental impacts on the quality of the human environment either individually or cumulatively over time." *Id.* § 6.204(b)(1). EPA must discuss "[t]he environmental impacts of the proposed action and alternatives." *Id.* § 6.205(e)(iv); see also 40 C.F.R. § 1508.9(b) (CEQ regulations that EPA also has adopted).

By removing Clean Water Act protection from many aquatic resources, the 2020 Rule threatens irreparable harm. As explained in the Plaintiffs' motion for a preliminary injunction or stay, the 2020 Rule will adversely affect streams, wetlands, floodplains, aquifer recharge zones, coastal zones, and fish and wildlife habitat. Pls.' Notice of Mot. & Mot. for a Prelim. Inj. or Stay; Mem. of Points & Authorities 30–38, May 18, 2020, No. 3:20-cv-03005-RS. The Connectivity Report observed that the evidence showing the "connectivity and downstream effects of ephemeral streams was strong and compelling." Connectivity Report, supra, at ES-7. By categorically excluding ephemeral streams from Clean Water Act protection, the 2020 Rule contradicts the scientific record and ignores the guidance of EPA's Science Advisory Board. See SAB Commentary, supra, at 4 (noting "the [2020 Rule] excludes ground water, ephemeral streams, and wetlands which connect to navigable waters below the surface. The [2020 Rule] does not present new science to support this definition, thus the SAB finds that the [2020 Rule]

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lacks a scientific justification, while potentially introducing new risks to human and environmental health.").

The Science Advisory Board also found the 2020 Rule's treatment of wetlands to be scientifically unjustified. *Id.* at 3. As the Connectivity Report concluded, "[w]etlands and open waters in non-floodplain landscape settings . . . provide numerous functions that benefit downstream water integrity"—including "storage of floodwater; recharge of ground water that sustains river baseflow; retention and transformation of nutrients, metals, and pesticides; export of organisms or reproductive propagules to downstream waters; and habitats needed for stream species." Connectivity Report, supra, at ES-3. The Agencies' supporting documentation for the 2020 Rule fails to address the environmental impact of reducing Clean Water Act jurisdiction.

The Agencies attempt to evade the obligation to fully consider the 2020 Rule's impacts by questioning the usefulness of the National Hydrology Dataset ("NHD") and National Wetlands Inventory ("NWI"). See 85 Fed. Reg. at 22,329. The Agencies acknowledge, however, that "the NHD and NWI are the most comprehensive hydrogeographic datasets mapping waters and wetlands in the United States and are useful resources for a variety of Federal programs, including CWA programs." Id. Indeed, EPA promotes the use of the NHD "for assigning reach addresses or catchment identifiers to water quality related entities, such as dischargers, drinking water supplies, streams [a]ffected by fish consumption advisories, wild and scenic rivers, Clean Water Act Section 305(b) and 303(d) waterbodies, Designated Uses, etc." See U.S. EPA, NHDPlus in WATERS, https://www.epa.gov/waterdata/nhdplus-waters (last updated Mar. 11, 2019). The U.S. Army Corps of Engineers uses the NHD as a supporting source to make jurisdictional determinations. See U.S. Army Corps of Engineers, Approved Jurisdictional Determination Form (n.d.), https://www.regulations.gov/document?D=EPA-HQ-OW-2018-0149-11699. Moreover, the U.S. Fish and Wildlife Service relies on the NHD to designate critical

habitat under the Endangered Species Act.¹² Yet the Agencies refused to even consider this scientific data as part of the rulemaking for the 2020 Rule. Their refusal here is inconsistent with their use of the data in other contexts and is arbitrary and capricious.

Agencies may revise their regulations, but as the U.S. Supreme Court has repeatedly emphasized, when doing so agencies must "articulate a satisfactory explanation for [their] action[s]," provide a "reasoned analysis" for their decisions, consider all "relevant factors" in reaching their decisions, and explore "alternative way[s] of achieving" the purpose of their rules. *Motor Vehicle Mfrs. Ass'n of U.S.*, 463 U.S. at 42, 43, 48, 57. The Agencies' conclusory statements that ignore scientific information in the rulemaking record do not substitute for a satisfactory explanation or reasoned analysis. Accordingly, the Agencies have acted arbitrarily and capriciously.

CONCLUSION

The 2020 Rule would eliminate Clean Water Act protection for many aquatic ecosystems and thus will cause irreparable harm to all Americans who benefit from and rely on the integrity of the Nation's waters. The Agencies failed to consider the extent to which their actions would reduce Clean Water Act jurisdiction by ignoring available scientific tools and data. Their actions were thus arbitrary and capricious. As such, and for the foregoing reasons, *amici curiae* respectfully request that this Court grant Plaintiffs' motion for a preliminary injunction or stay.

¹² See, e.g., Endangered and Threatened Wildlife and Plants; Designation of Critical Habitat for the Zuni Bluehead Sucker, 81 Fed. Reg. 36,762, 36,784 (June 7, 2016); Endangered and Threatened Wildlife and Plants; Designation of Critical Habitat for Sharpnose Shiner and Smalleye Shiner, 79 Fed. Reg. 45,242, 45,255, 45,263, 45,271 (Aug. 4, 2014); Endangered and Threatened Wildlife and Plants; Designation of Critical Habitat for the Diamond Darter (*Crystallaria cincotta*), 78 Fed. Reg. 52,364, 52,377, 52,385 (Aug. 22, 2013).

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APPENDIX

Descriptions of *Amici Curiae*

The American Fisheries Society (AFS) is the world's oldest and largest organization dedicated to strengthening the fisheries profession, advancing fisheries science, and conserving fisheries resources. AFS has over 8,000 members from around the world, including fisheries managers, biologists, professors, ecologists, aquaculturists, economists, engineers, geneticists, and social scientists. AFS promotes scientific research and sustainable management of fisheries resources. The organization publishes five of the world's leading fish journals and many renowned books, organizes scientific meetings, and encourages comprehensive education and professional development for fisheries professionals.

The Association for the Sciences of Limnology and Oceanography (ASLO) has been the leading professional organization for researchers and educators in the field of aquatic science for more than 60 years. ASLO's purpose is to foster a diverse, international scientific community that creates, integrates, and communicates knowledge across the full spectrum of aquatic sciences, advances public awareness and education about aquatic resources and research, and promotes scientific stewardship of aquatic resources for the public interest.

The Coastal and Estuarine Research Federation (CERF) is a multidisciplinary organization of individuals who study and manage the structure and functions of estuaries and the effects of human activities on these environments. CERF's members are dedicated to advancing human understanding and appreciation of estuaries and coasts worldwide, to the wise stewardship of these ecosystems, and to making the results of their research and management actions available to their colleagues and to the public.

The International Association for Great Lakes Research (IAGLR) is a scientific organization made up of researchers with a mission to advance understanding of the world's great

lake ecosystems. IAGLR promotes all aspects of large lakes research and communicates research findings through publications and meetings. Its members encompass all scientific disciplines with a common interest in the management of large lake ecosystems on many levels. IAGLR's *Journal of Great Lakes Research* is a peer-reviewed publication with broad distribution.

The North American Lake Management Society (NALMS) is a non-profit organization of professionals and citizens. Founded in 1980, its mission is to forge partnerships among citizens, scientists, and professionals to foster the management and protection of lakes and reservoirs for today and tomorrow. NALMS seeks to identify needs and encourage research on lake ecology and watershed management, facilitate the exchange of information on aspects of managing lakes and their watersheds, promote public awareness of and encourage public support for management of lake ecosystems, offer guidance to agencies involved in management activities for lakes and their watersheds, and provide a forum for professional development and training.

The **Phycological Society of America (PSA)** was founded in 1946 to promote research and teaching in all fields of phycology. PSA publishes the *Journal of Phycology*, the premier journal of research on phycology, and the *Phycological Newsletter*. PSA holds annual meetings, often jointly with other national or international societies of mutual member interest. The society also provides grants and fellowships to graduate student members.

The **Society for Ecological Restoration (SER)** is a leading international organization working to advance the science, practice, and policy of ecological restoration. Founded in 1988, SER works at the international, regional, and national levels, partnering with government agencies, intergovernmental organizations, NGOs, and the private sector to advance the science, practice, and policy of ecological restoration for the benefit of biodiversity, ecosystems, and humans. SER publishes the peer-reviewed bimonthly journal *Restoration Ecology*, as well as

other resources and guidance regarding ecological restoration. SER has more than 3,000 members across the world including researchers, practitioners, decision-makers, indigenous people, and community leaders; its members are actively engaged in the ecologically sensitive repair and recovery of degraded ecosystems, including wetlands, rivers, and all types of freshwater and marine ecosystems.

The Society for Freshwater Science (SFS) is an international organization whose purpose is to promote further understanding of freshwater ecosystems (rivers, streams, lakes, reservoirs, and estuaries) and ecosystems at the interface between aquatic and terrestrial habitats (wetlands, bogs, fens, riparian forests, and grasslands). Its members study freshwater organisms, biotic communities, physical processes that affect ecosystem function, linkages between freshwater ecosystems and surrounding landscapes, habitat and water quality assessment, and conservation and restoration. SFS fosters the exchange of scientific information among its membership and with other professional societies, resource managers, policymakers, educators, and the public. The organization advocates for the use of best available science in policymaking and management of freshwater ecosystems.

The **Society of Wetland Scientists (SWS)** is a leading professional association of wetland and aquatic scientists around the world, including the United States. Established in 1980, SWS advances scientific and educational objectives related to wetland science and encourages professional standards in all activities related to wetland science. The society has over 3,000 members and publishes a peer-reviewed quarterly journal, *Wetlands*, concerned with all aspects of wetland biology, ecology, hydrology, water chemistry, soil, and sediment characteristics. SWS supports the use of the best available scientific information in making decisions on the use and management of wetland and aquatic resources.