

**Written Testimony of Francesca T. Grifo, Ph.D.  
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**Before the U.S. House Committee on Energy and Commerce  
Subcommittee on Oversight and Investigations**

**"Science Under Siege: Scientific Integrity at the Environmental Protection Agency"  
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*This testimony is presented by Dr. Francesca Grifo, Senior Scientist with the Union of Concerned Scientists (UCS), a leading science-based nonprofit working for a healthy environment and a better world. The full testimony is submitted for the record and Dr. Grifo will summarize her statement for the Committee on the problem of political interference in the work of federal government scientists.*

Good morning, my name is Dr. Francesca Grifo. I am a Senior Scientist and the Director of the Scientific Integrity Program at the Union of Concerned Scientists, a leading science-based nonprofit working for a healthy environment and a safer world. I would like to thank Chairmen Dingell and Stupak, Ranking Members Barton and Shimkus, and the Members of the Committee for the opportunity to speak to you this morning about the problem of political interference in the work of federal government scientists.

This written testimony contains a brief introduction (p. 1), an overview of the issue of scientific integrity (p. 3), a summary of the report *Interference at the EPA: Politics and Science at the U.S. Environmental Protection Agency* released April 23, 2008 (p. 6), further analysis of political interference in the EPA decisions relating to toxic chemicals (p. 11), a summary of reforms needed to restore scientific integrity to the federal policy making process (p. 15) and some concluding thoughts (p. 21). Also included are a timeline of abuses of science compiled by UCS (p. 22), selected essay responses from UCS's survey of EPA scientists (p. 25), a statement on *Scientific Freedom and the Public Good* endorsed by many prominent scientists (p. 30), and brief summaries of four past surveys of federal government scientists conducted by UCS (p. 31).

## **I. Introduction**

The United States has enjoyed prosperity and health in large part because of its strong and sustained commitment to independent science. As the nation faces new challenges at home and growing competitiveness abroad, the need for a robust federal scientific enterprise remains critical. Unfortunately an epidemic of political interference in federal science threatens this legacy, promising serious and wide-ranging consequences.

The U.S. Environmental Protection Agency (EPA) has been especially harmed by political interference in its work to protect human health and the environment. Our report documents changes in EPA policies regarding risk assessments that allow polluting federal agencies more control over the science, as well as reductions in the amount of information provided to the public about toxic chemicals in their communities.

These and other EPA decisions based on tainted science have consequences for the health and safety of Americans that can be measured in numbers of hospital visits and premature deaths.<sup>1</sup> The White House has also rewritten EPA scientific documents concerning climate change and pressured EPA scientists to support predetermined conclusions regarding mercury pollution.

To assess the breadth and depth of political interference at the EPA, and to give voice to the thousands of civil servant scientists working at the agency, the Union of Concerned Scientists (UCS) distributed a 44-question survey to nearly 5,500 scientists at the EPA in the summer of 2007 and received responses from 1,586 scientists. The results of that survey, as well as additional investigations, are contained in our recently released report *Interference at the EPA: Politics and Science at the U.S. Environmental Protection Agency*.<sup>2</sup> We summarize here the problems with scientific integrity across the federal government, the major findings of this latest report and outline the solutions needed to restore scientific integrity to federal decision making.

Political interference has penetrated deeply into the culture and practices of federal agencies. This interference in science threatens our nation's ability to respond to complex challenges to public health, the environment, and national security. It risks demoralizing the federal scientific workforce and raises the possibility of lasting harm to the federal scientific enterprise. It betrays public trust in our government and undermines the democratic principles upon which this nation was founded. The thousands of scientists in the employ of the federal government represent a tremendous resource and their knowledge and advice should not be manipulated or ignored. Without strong action to restore integrity to federal science our nation will be ill-prepared to deal with the challenges we face.

## **II. Scientific Integrity**

Successful application of science has played a large part in the policies that have made the United States of America the world's most powerful nation and its citizens increasingly prosperous and healthy.

Although scientific input to the government is rarely the only factor in public policy decisions, scientific input should always be weighted from an objective and impartial perspective. Presidents and administrations of both parties have long adhered to this principle in forming and implementing policies. However, the current Bush administration has consistently undermined this legacy by manipulating, censoring and suppressing the work of federal government scientists—with serious consequences for our health, safety, and environment.

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<sup>1</sup> Scientific papers documenting the health effects of particulate matter and ozone air pollution are numerous and citations for a number of such studies are collected in the following documents: Shprentz, D. 2007. Top ten ozone studies: Public testimony on EPA's proposed revisions to the national ambient air quality standard for ozone. August 30. Online at <http://www.cleanairstandards.org/article/2007/08/743>; American Lung Association. 2005. Adverse health effects of particulate matter: New science shows effects below current standards. Online at <http://www.cleanairstandards.org/article/2005/06/395>.

<sup>2</sup> To read the text of the report and see supporting materials go to <http://www.ucsusa.org/EPAScience/>.

Misrepresenting and suppressing scientific knowledge for political purposes can have serious consequences. For example, if the Nixon administration suppressed air quality studies and vetoed the Clean Air Act of 1970, Americans would have suffered more than 200,000 premature deaths and millions of cases of respiratory and cardiovascular disease over the next 20 years.<sup>3</sup>

This misuse of science has led Russell Train, the EPA administrator under Presidents Nixon and Ford, to observe: “How radically we have moved away from regulation based on independent findings and professional analysis of scientific, health and economic data by the responsible agency to regulation controlled by the White House and driven primarily by political considerations.”<sup>4</sup>

Political interference in the work of federal scientists has become widespread in the past several years. To catalog these abuses, UCS launched the *A-to-Z Guide to Political Interference in Science* (see p. 18)<sup>5</sup> a webpage that now documents 85 case studies of such interference, involving 24 government agencies. In our February 2008 report, *Federal Science and the Public Good*,<sup>6</sup> we outlined the patterns of interference with government science. The report also highlights the deeper systemic changes that have been made to the structure and policies of the executive branch that threaten to enshrine politicized science even after George W. Bush leaves office. These findings are summarized below.

### **Patterns of Abuse**

Specific examples of the misuse of science have occurred across a broad range of issues such as childhood lead poisoning, toxic mercury emissions, climate change, reproductive health, and nuclear weapons. Experts at the FDA charged with ensuring the safety of our food and drug supply, report being pressured to alter their scientific conclusions. Political appointees in the Department of the Interior have been exposed for overruling the scientific consensus and refusing to protect endangered species. Scientists nominated to serve on scientific advisory boards report being asked about their political leanings. And scientists studying what may very well be the most profound global change of this century – global warming – are effectively barred from communicating their findings to the news media and the public.

Interference can take many different forms, including:

- Falsifying data and fabricating results. Federal officials with little or no scientific background have misrepresented scientific data and presented scientific results not based on actual research.
- Selectively editing reports and creating false uncertainty. Political appointees have selectively deleted evidence from scientific documents, and exaggerated uncertainty in scientific findings.

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<sup>3</sup> See <http://www.epa.gov/oar/sect812>. See also data from the American Meteorological Society, online at <http://ametsoc.org/sloan/cleanair/index.html>.

<sup>4</sup> Train, R. 2003. “E.P.-Eh?” *Grist Magazine*, September 23.

<sup>5</sup> See <http://www.ucsusa.org/AtoZ/>.

<sup>6</sup> To read the text of the report go to [http://www.ucsusa.org/scientific\\_integrity/restoring/federal-science.html](http://www.ucsusa.org/scientific_integrity/restoring/federal-science.html).

- Tampering with scientific procedures. Federal agencies have replaced standard scientific procedures with flawed methodologies, biased toward finding predetermined results.
- Intimidating and coercing scientists. High-level administration officials have directly pressured researchers at federal agencies to alter scientific findings, threatening reprisal if they refuse.
- Censoring and suppressing scientists. Federal officials have prevented scientists from communicating with their colleagues, the media, and the public.
- Hiding, suppressing, and delaying release of scientific findings. Federal officials have buried scientific findings and prevented their public release.
- Disregarding legally mandated science. Federal agencies have repeatedly ignored scientific research that by law must form the basis for certain policy decisions.
- Allowing conflicts of interest. Officials with clear conflicts of interest have held key positions throughout the federal government, from which they have made decisions harming the integrity of federal science.
- Corrupting scientific advisory panels. Political interests have manipulated the process for selecting members of independent scientific advisory panels.

### **Changing the Rules**

Beyond the system-wide epidemic of interference, the Bush administration has instituted deeper changes in the structure and policies of the executive branch. Without a strong commitment to scientific integrity from the next president and Congress, these changes may ensure that politicization of science will continue after President Bush leaves office.

- Centralizing decision making and the unitary executive. The Bush administration has invoked the theory of the “unitary executive” to justify tight White House control over federal agencies. For example, President Bush has greatly expanded the use of signing statements. He has used them to assert his right to ignore or disobey any laws or requests he considers unconstitutional, including congressional requests for scientific information and whistle-blower rights for federal employees. Executive order 13422 dramatically expands the role of the Office of Management and Budget (OMB) in reviewing all agency regulations, including the scientific basis for regulations.
- Homogenizing agency decision making. The White House has sought to replace the policies of individual agencies regarding peer review of scientific findings, risk assessment, and cost-benefit analysis with inappropriate government-wide standards, ignoring the reality that each federal agency requires different tools to best fulfill its mission.
- Reducing transparency. The Bush administration has limited government transparency and accountability by preventing public disclosure of information on the internal

workings of the federal government. New policies regarding Freedom of Information Act requests and classification of government documents have created a “presumption of secrecy.” In this approach, agencies automatically keep information from public view unless someone specifically requests it, or the law requires them to disclose it.

- Adding unnecessary bureaucracy. New demands, including interagency review and excessive legal challenges from industry, have prevented federal agencies from acting promptly to protect public health and safety.
- Retaliating against whistle-blowers. The Bush administration’s penchant for secrecy and centralizing executive power has increased the vulnerability of federal employees who blow the whistle on government waste, fraud, or abuse.
- Foxes guarding the henhouse. The revolving door for officials who shuttle between high-level government positions and regulated industries has harmed the integrity of federal science. The legacy of political appointees with conflicts of interest lives on in the agencies after their departure—through both the flawed policies they helped enact and the erosion of public trust in agency integrity.
- Removing science from decision making. Administration officials have often simply shut out scientists and scientific information from the policy discussion.
- Weakening enforcement and monitoring. Many federal agencies have seen their ability to enforce the nation’s laws decline under the Bush administration. In many cases, agencies are simply not collecting the data they need to ensure robust enforcement.

### **Scientist Surveys**

To move beyond anecdotes and to gather information about the extent and nature of the interference, UCS has conducted a series of surveys of federal scientists. Previous surveys have given voice to scientists at the Fish and Wildlife Service, the National Ocean and Atmospheric Administration Fisheries, the Food and Drug Administration and climate scientists working in seven federal agencies.<sup>7</sup> The survey of EPA scientists is the fifth in the series.

Collectively 3,400 federal government scientists responded to these five surveys. Several common themes ran through their responses:

- 1301 scientists across nine federal agencies reported that they fear retaliation for openly expressing their concerns about the mission driven work of their agencies.
- 688 scientists from four agencies reported that they were not able to publish work in peer reviewed journals if it did not adhere to agency policies.
- 150 federal climate scientists from seven agencies personally experienced at least one incident of political interference in the past five years.
- And from our most recent report, 889 EPA scientists personally experienced at least one incident of inappropriate interference in their work over the past five years.

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<sup>7</sup> More information about the surveys can be found at <http://www.ucsusa.org/surveys/>.

## **Scientists Respond**

The scientific community has responded to this growing problem. The more than 15,000 individual scientists, including 52 Nobel Laureates and nearly 200 members of the National Academies, who have called for a restoration of scientific integrity in federal policy making have been joined by several major scientific associations, including the American Association for the Advancement of Science, the American Public Health Association, the American Geophysical Union, and the Ecological Society of America, which have addressed the problem at society wide meetings and have begun to investigate how to defend science.

## **III. Interference at the EPA**

The U.S. Environmental Protection Agency (EPA) has the simple yet profound charge “to protect human health and the environment.” EPA scientists apply their expertise to protect the public from air and water pollution, clean up hazardous waste, and study emerging threats such as global warming. Because each year brings new and potentially toxic chemicals into our homes and workplaces, because air pollution still threatens our public health, and because environmental challenges are becoming more complex and global, a strong and capable EPA is more important than ever.

Yet challenges from industry lobbyists and some political leaders to the agency’s decisions have too often led to the suppression and distortion of the scientific findings underlying those decisions—to the detriment of both science and the health of our nation. While every regulatory agency must balance scientific findings with other considerations, policy makers need access to the highest-quality scientific information to make fully informed decisions.

Concern over this problem led the Union of Concerned Scientists (UCS) to investigate political interference in science at the EPA. In the summer of 2007, UCS, working with the Center for Survey Statistics and Methodology at Iowa State University, distributed a 44-question survey to nearly 5,500 EPA scientists, asking for information about political interference in their scientific work, the use of science in EPA decision making, barriers to communication, employee morale, and the agency’s effectiveness. UCS identified these scientists through EPA websites, consultations with current and former employees, and targeted Internet searches.

We received completed surveys from 1,586 scientists, for a response rate of 29 percent. These respondents represented every scientific program office at EPA headquarters, all 10 regional offices, and more than a dozen research laboratories across the country. Most respondents were agency veterans, with more than a decade of experience at the EPA. Beyond specific survey questions, more than 850 scientists also provided written comments in response to an open-ended essay question. To add to this information, UCS interviewed dozens of current and former EPA scientists.

The results of these investigations show an agency under siege from political pressures. On numerous issues—ranging from mercury pollution to groundwater contamination to climate change—political appointees of the George W. Bush administration have edited scientific documents, manipulated scientific assessments, and generally sought to undermine the science behind dozens of EPA regulations.

These findings highlight the need for strong reforms to protect EPA scientists, make agency decision making more transparent, and reduce politicization of the regulatory process.

### **Political Interference in Scientific Work**

Large numbers of EPA scientists reported widespread and inappropriate interference by EPA political appointees, the White House, and other federal agencies in their scientific work:

- 889 scientists (60 percent of respondents<sup>8</sup>) personally experienced at least one incident of political interference during the past five years.
- Among EPA veterans (scientists with more than 10 years experience at the agency), 409 (43 percent) said interference occurred more often in the past five years than in the previous five-year period.

EPA scientists also reported personally experiencing specific forms of political interference, from the explicit to the subtle:

- 94 scientists (7 percent) had frequently or occasionally been “directed to inappropriately exclude or alter technical information from an EPA scientific document.”
- 191 scientists (16 percent) had personally experienced frequent or occasional “situations in which scientists have actively objected to, resigned from, or removed themselves from a project because of pressure to change scientific findings.”
- 232 scientists (18 percent) had personally experienced frequent or occasional “changes or edits during review that change the meaning of scientific findings.”
- 285 scientists (22 percent) had personally experienced frequent or occasional “selective or incomplete use of data to justify a specific regulatory outcome.”
- 153 scientists (13 percent) had personally experienced frequent or occasional “pressure to ignore impacts of a regulation on sensitive populations.”
- 299 scientists (24 percent) had personally experienced frequent or occasional “disappearance or unusual delay in the release of websites, press releases, reports, or other science-based materials.”
- 394 scientists (31 percent) had personally experienced frequent or occasional “statements by EPA officials that misrepresent scientists’ findings.”

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<sup>8</sup> Unless otherwise stated, percentages reflect the share of respondents who answered a specific question.

Respondents indicated that political interference arose from both internal and external sources:

- 516 scientists (43 percent) knew of “many or some” cases where EPA political appointees had inappropriately involved themselves in scientific decisions.
- 560 scientists (49 percent) knew of “many or some” cases where political appointees at other federal agencies had inappropriately involved themselves in decisions.
- 507 scientists (42 percent) knew of “many or some” cases where “commercial interests have inappropriately induced the reversal or withdrawal of EPA scientific conclusions or decisions through political intervention.”
- 329 scientists (28 percent) knew of such interference by “nongovernmental or advocacy groups.”

In essay responses, nearly 100 scientists identified the White House Office of Management and Budget (OMB), which oversees the federal budget and coordinates all federal regulations, as the primary source of external interference.

Respondents reported widespread respect for their direct supervisors, but had fewer commendations for EPA’s senior leaders:

- 1,282 scientists (81 percent) respected the integrity and professionalism of their direct manager or supervisor, while 686 (43 percent) said the same about EPA’s senior leaders.
- A majority of respondents (906 scientists, or 59 percent) agreed that their direct supervisor stands behind scientific staff who express politically controversial opinions.

Rates of political interference varied widely among offices and divisions within the agency:

- The percentage of scientists reporting interference was highest in the program offices with regulatory duties, and at EPA headquarters. A total of 337 scientists in the program offices (68 percent), and 379 scientists at headquarters (69 percent), reported at least one incident of interference in the past five years.
- The percentage of scientists reporting interference was lower—although still significant—in the Office of Research and Development (ORD), the EPA’s main research arm. The ORD’s National Health and Environmental Effects Research Laboratory was notably freer of interference (39 percent) than any other EPA division, while its National Center for Environmental Assessment had the highest percentage of scientists reporting interference of all EPA divisions (84 percent).
- The percentages of scientists reporting interference in the 10 regional offices varied widely, from 44 percent (region 6) to 73 percent (region 9).



To place these results in context, we cite specific incidents of interference. For example, political appointees at the White House and in top positions at the EPA manipulated scientific findings and analyses regarding mercury pollution and climate change. These incidents involved pressure to change scientific methods and findings, direct editing of scientific documents by nonscientists, and delayed release of scientific reports.

A third case—involving interagency review of the EPA’s assessment of toxic chemicals—illustrates the growing ability of the OMB and other federal agencies to review and second-guess the work of the EPA’s scientific experts.

### **Barriers to the Free Communication of Science**

The free communication of scientific results is a critical part of the scientific process. Despite statements by EPA leaders asserting that the agency supports scientific openness, many scientists report that it restricts free communication of the results of taxpayer-funded research:

- 783 scientists (51 percent) disagreed or strongly disagreed that EPA policies allow scientists to “speak freely to the news media about their findings.” Another 556 scientists (36 percent) had no opinion or were unsure. Only 197 scientists (13 percent) agreed that the EPA allows scientists to communicate freely with the media.
- 291 scientists (24 percent) disagreed or strongly disagreed that they are “allowed to publish work in peer-reviewed scientific journals regardless of whether it adheres to agency policies or positions.”

Beyond these restrictive policies, hundreds of scientists said they fear retaliation for speaking candidly about the EPA’s work. More scientists feared retaliation for speaking candidly inside the agency than outside it:

- 492 scientists (31 percent) disagreed or strongly disagreed that they could openly express concerns about the EPA’s work *inside* the agency without fear of retaliation.
- 382 scientists (24 percent) disagreed or strongly disagreed that they could openly express concerns about the EPA’s work *outside* the agency without fear of retaliation.

Interviews with current and former EPA scientists revealed new examples of problems in communicating scientific research. In two cases, EPA scientists were barred from presenting research on climate change at scientific conferences. Other scientists reported difficulties speaking with the media and obtaining EPA clearance to publish their findings in scientific journals.

Political interference in scientific work combined with barriers to the free communication of scientific findings affect the amount and quality of information the U.S. public receives.

### **Undermining the Role of Science in EPA Decision Making**

Scientific information is the lifeblood of much of the EPA’s work and the credibility of its decisions depends on the quality of its scientific work. A plurality of EPA scientists reported that

the agency's regulatory policies are consistent with its scientific findings. However, a similar number felt that the EPA could do a better job of using the best judgment of its scientific staff:

- 745 scientists (48 percent) felt that the EPA's determinations and actions are frequently or always consistent with the scientific findings in agency documents and reports.
- 719 scientists (47 percent) felt that the EPA's determinations occasionally, seldom, or never make use of the best judgment of its scientific staff.

Hundreds of EPA scientists also felt that the agency only occasionally incorporates expert advice from advisory committees into policy decisions:

- 553 (36 percent) scientists felt that the agency occasionally, seldom, or never heeds advice from independent scientific advisory committees.

Recent changes in the EPA's process for setting the National Ambient Air Quality Standards provide one prominent example of how political considerations have trumped scientific expertise and sidelined EPA's scientific advisory committees.

### **Challenges to Agency Effectiveness**

Beyond political interference in EPA science, several survey questions asked respondents about other factors that could impair their ability to do their jobs, and the ability of the agency as a whole to fulfill its mission. Large numbers of EPA scientists indicated that a lack of sufficient or appropriate resources was a serious issue in their office or division:

- 969 scientists (62 percent) disagreed or strongly disagreed that the "EPA division where I work has sufficient resources to adequately perform its mission of protecting human health and the environment."
- 555 scientists (36 percent) agreed or strongly agreed that the "recent changes and closures in the EPA library system have impaired my ability to do my job." This opinion was especially prevalent among scientists in regions 5, 6, and 7, which had their libraries closed (86 of these scientists, or 48 percent, agreed).
- 574 scientists (41 percent) agreed or strongly agreed that "the trend toward contracting out scientific work is harming the effectiveness of my division."

Survey questions also asked scientists about their job satisfaction, and the morale in their division:

- Respondents were twice as likely to report a decrease in job satisfaction over the past five years as to report an increase (670 versus 328 scientists).
- Opinions about workforce morale ranged widely. A total of 564 scientists (37 percent) said morale was fair, and 387 (25 percent) said morale was poor or extremely poor. A total of 570 scientists (37 percent) said morale was good or excellent.

Questions about the overall effectiveness of the EPA elicited a range of responses:

- Respondents were more likely to agree than disagree that the EPA was acting effectively to clean up environmental problems. A total of 812 scientists (52 percent) agreed that the EPA acts effectively to “clean up and/or mitigate existing pollution or environmental problems,” while 522 (33 percent) disagreed.
- 694 scientists (44 percent) agreed that the EPA acts effectively to “foster practices that prevent environmental degradation or adverse health effects before they occur,” while 629 scientists (40 percent) disagreed.
- Respondents were twice as likely to report a decrease in the effectiveness of their office or division (696 scientists, or 45 percent) as an increase (321 scientists, or 21 percent) over the past five years.
- Respondents were evenly split on whether the EPA is moving in the right direction. A total of 685 scientists (44 percent) disagreed that EPA is moving in the right direction, while 624 scientists (40 percent) agreed.

#### **IV. Interference in EPA Decisions Regarding Toxic Chemicals**

The political interference reported by hundreds of EPA scientists cuts across a wide range of issues, including climate change science, air pollution and water pollution. In this section, we briefly summarize several incidents of political interference in EPA research into toxic chemicals.

##### *IRIS Database*

In an April 2008 policy, the EPA announced that it would allow polluting federal agencies greater control over the scientific information in EPA's Integrated Risk Information System (IRIS), a publicly available database containing toxicology profiles of more than 500 chemicals.

Agencies such as the Department of Defense (DOD), the Department of Energy, the Office of Management and Budget (OMB), and the National Aeronautics and Space Administration now have the power to delay or remove chemicals from IRIS review.<sup>9</sup> By classifying chemicals as “mission critical,” these agencies can require additional or modified studies on the chemicals. This additional analysis could add years of delay to the release or updating of information on chemicals posing a significant threat to public health. Furthermore, any interagency communications about EPA’s scientific assessments are explicitly withheld from public view.<sup>10</sup>

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<sup>9</sup> Inside EPA. 2007a. EPA infighting stalls interagency pact on chemical risk review process. August 17.

<sup>10</sup> U.S. Environmental Protection Agency (EPA). IRIS Process (2008 Update). Online at <http://cfpub.epa.gov/ncea/cfm/recordisplay.cfm?deid=190045>.

This interagency interference is troubling because federal agencies themselves are part of the regulated community, and thus have significant conflicts of interest in determining the outcome of a toxicity assessment. Recent incidents of outside interference in the IRIS risk assessment process have already delayed and weakened protections for public health, and the 2008 policy will likely institutionalize political meddling in EPA's scientific work.

For example, information from IRIS on the toxicity of perchlorate could mean that the DOD and its contractors are liable for billions of dollars in cleanup costs. The DOD has long sought to weaken any scientific standard that would mandate cleanup of perchlorate contamination.<sup>11</sup> After the EPA's initial 2002 perchlorate assessment, the DOD criticized the EPA's science, and lobbied to have the National Academies review the subject. Air Force Col. Daniel Rogers linked the outcome of scientific deliberations to national security, claiming before the resulting National Academies panel that "every additional layer of science-policy precaution embedded into this risk assessment comes at the expense of the [Defense] Department's ability to acquire and test propulsion and weapons systems."<sup>12</sup> The National Academies panel eventually proposed a perchlorate standard weaker than the EPA's initial risk assessment. The EPA has not yet finalized a drinking water standard for perchlorate.

In another example, the lack of a finalized IRIS assessment for formaldehyde opened the door for OMB and EPA to weaken air pollution standards. Formaldehyde is a cancer-causing gas used to manufacture building materials such as pressed wood.<sup>13</sup> The EPA began an IRIS assessment of formaldehyde in 1997. In 2004 members of Congress requested that the assessment be delayed until the completion of a large epidemiological study from the National Cancer Institute. In the absence of a completed IRIS assessment, the EPA's Office of Air and Radiation relied on a cancer risk assessment provided by an industry-funded organization in drafting its 2004 rule regulating formaldehyde emissions. The industry study found formaldehyde to be 2,400 times less potent than the proposed IRIS value, which was based on robust, peer-reviewed science. This weaker value was used to justify exempting certain plywood and composite wood manufacturing facilities from regulation under the Clean Air Act.<sup>14</sup> The rule was later struck down by a federal court, but the IRIS assessment remains unfinished 11 years after it was begun.

The EPA has also recently proposed that it no longer include numerical assessments of toxicity in its draft reports on IRIS chemicals. This would be a major blow to the public and other

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<sup>11</sup> Sass, J. 2004. U.S. Department of Defense and White House working together to avoid cleanup and liability for perchlorate pollution. *International Journal of Occupational and Environmental Health* 10:330-334. Online at [www.ijoh.com/pfds/1003\\_Sass.pdf](http://www.ijoh.com/pfds/1003_Sass.pdf).

<sup>12</sup> Hogue, C. 2003. Scuffle over perchlorate: NAS panel hears agencies' arguments against, for EPA draft risk assessment. *Chemical & Engineering News*, November 3. Online at <http://pubs.acs.org/cen/topstory/8144/8144notw8.html>.

<sup>13</sup> ATSDR ToxFAQs for formaldehyde. <http://www.atsdr.cdc.gov/tfacts111.html>

<sup>14</sup> U.S. Government Accountability Office. *Low Productivity and New Interagency Review Process Limit the Usefulness and Credibility of EPA's Integrated Risk Information System*. Report to the Chairman, Committee on Environment and Public Works, U.S. Senate. Report No. GAO-08-440; March 2008, p. 37-39. Available at <http://www.gao.gov/new.items/d08440.pdf>.

regulatory agencies, which often rely on draft reports for information on these chemicals while waiting for the final reports—which can take several years.<sup>15</sup>

Finally, the OMB reviews the “charge” to scientific panels that provide peer review of IRIS risk assessments. The charge determines the questions a panel will answer during its investigation. An independent scientist (name withheld by request) reported that the OMB modified the charge to one such panel by removing questions asking whether the risk assessment adequately addressed public health risks, and adding questions asking if the EPA had gone too far in its risk assessment. The scientist stated that OMB’s substitution “served to downplay the risk posed by the chemical in question.”<sup>16</sup>

The EPA scientists at the National Center for Environmental Assessment, the office responsible for IRIS and assessing the health risks of toxics, reported the highest levels of interference of any of the EPA centers surveyed. 41 scientists (85% of respondents) reported personally experiencing at least one type of political interference in the last five years.

### *Toxics Release Inventory*

The EPA’s Toxics Release Inventory (TRI) requires manufacturers to provide annual reports on their use and release of more than 600 toxic chemicals. The TRI is widely credited with enhancing public knowledge and triggering significant voluntary reductions in emissions of many pollutants. Each year brings dozens of new examples of communities that have relied on the TRI to win protection from dangerous chemicals such as lead, mercury, and chromium.<sup>17</sup> For example, after the Chicago Tribune published TRI data from a local brass foundry, a citizen activist group formed and successfully negotiated protection for residents from extremely high lead levels.<sup>18</sup>

Yet in early 2007 the EPA finalized a plan—known as the TRI burden reduction rule—to scale back reporting requirements by raising the threshold below which facilities are allowed to submit only minimal information.<sup>19</sup> The rule also weakened reporting requirements for the production of persistent toxins that accumulate in plants and animals, such as mercury, lead, and PCBs. The new rule drew widespread criticism for reducing the amount of useful information that the TRI made available to the public.

A 2007 GAO investigation found that the rule disproportionately affected low-income and minority communities, and that the EPA did not conduct the required environmental justice assessment. The GAO also found that the OMB had pressured the EPA to pursue specific policy options that EPA experts had previously discarded, and set an unrealistic deadline, leading to a rushed analysis of the options. The GAO stated that the estimated savings from the rule are

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<sup>15</sup> Inside EPA. 2007b. Administration may halt EPA use of numerical values in draft risk studies. December 14.

<sup>16</sup> Anonymous scientist. 2008. UCS phone interview, March.

<sup>17</sup> Union of Concerned Scientists (UCS). 2006. What toxic chemicals are released in your neighborhood? Online at [http://www.ucsusa.org/scientific\\_integrity/interference/toxic-chemicals-release.html](http://www.ucsusa.org/scientific_integrity/interference/toxic-chemicals-release.html).

<sup>18</sup> Hawthorne, M. 2006. Smelter plans fixes for Pilsen emissions. Chicago Tribune, April 7.

<sup>19</sup> Environmental Protection Agency (EPA). 2006b. Final TRI burden reduction rule, December 18. Washington, DC. Online at <http://www.epa.gov/tri/tridata/modrule/phase2/TRIphase2final.pdf>.

“likely overstated,” and that the EPA’s analysis “masked” the large impact the rule would have on communities across the country.<sup>20</sup>

### *Toxaphene*

UCS is concerned that EPA’s development of scientific tests for the presence of the pollutant toxaphene inappropriately involved the manufacturer of the contaminant and uses a method that greatly underestimates the concentration of the compound. Such interference may be delaying cleanup of a Superfund site in Georgia with potential to harm the health of the surrounding community.

Toxaphene is a highly toxic pesticide—composed of over 600 different chemicals—manufactured by Hercules, Inc. in Brunswick, Georgia until its ban in the early 1980s.<sup>21</sup> The landfill adjacent to the Hercules chemical plant and the nearby Terry Creek are both National Priority List Superfund sites.<sup>22</sup>

In 1997 the EPA developed a new test for the presence of toxaphene. The testing strategy is accurate in detecting the presence of newly manufactured toxaphene, but underestimates the presence of “weathered toxaphene”—that is, toxaphene that has been present in the environment for years and has broken down into a compound with a different chemical signature. A 2005 report from the EPA’s Inspector General found that “EPA’s method is a test procedure designed to look for the original, unaltered toxaphene mixture... Unfortunately, EPA’s method does not look for, or specifically identify, toxaphene breakdown products.”<sup>23</sup> Both the EPA Inspector General and the Agency for Toxic Substances and Disease Registry recommend that the EPA discard the flawed method and adopt testing procedures that measure both toxaphene and its breakdown products.

Of additional concern is the involvement of the original polluter, Hercules, Inc., in the development of these testing procedures in task force meetings dating back to the early 1990s. It is inappropriate for organizations with serious conflicts of interest to be so intimately involved in establishing the testing procedure. UCS has similar concerns about reports that the Weinberg Group (a product defense firm) is involved in designing and carrying out recent tests for toxaphene breakdown products at the site. It would be more appropriate for EPA to convene an official federal advisory committee of scientific experts to develop a rigorous toxaphene testing procedure and to ensure that any organizations with conflicts of interest are excluded.

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<sup>20</sup> Government Accountability Office (GAO). 2007. Toxic chemical releases: EPA actions could reduce environmental information available to many communities. Washington, DC. Online at <http://www.gao.gov/new.items/d08128.pdf>.

<sup>21</sup> Agency for Toxic Substances and Disease Registry (ATSDR). 2002. Public Health Assessment: Terry Creek Dredge Spoil Areas/Hercules Outfall Site, Brunswick, Glynn County, Georgia. August 12. Online at [http://www.atsdr.cdc.gov/HAC/pha/terrycreek/tcd\\_toc.html](http://www.atsdr.cdc.gov/HAC/pha/terrycreek/tcd_toc.html).

<sup>22</sup> U.S. EPA. Superfund Site Progress Profile: Terry Creek Dredge Spoil Areas/Hercules Outfall. Online at <http://cfpub.epa.gov/supercpad/cursites/csinfo.cfm?id=0404439>.

<sup>23</sup> U.S. EPA, Office of the Inspector General. 2005. Appropriate Testing and Timely Reporting Are Needed at the Hercules 009 Landfill Superfund Site, Brunswick, Georgia. September, 26. Online at <http://www.epa.gov/oig/reports/2005/20050926-2005-P-00022.pdf>.

### *Further examples*

- Atrazine: Despite compiling hundreds of pages of evidence documenting the harmful effects of atrazine, a commonly used weed killer, the Environmental Protection Agency (EPA) refused to regulate the herbicide. Atrazine has been found to cause severe hormonal damage to wildlife, including amphibians, reptiles and fish. The EPA made its decision following closed-door meetings with the manufacturer.<sup>24</sup>
- Mercury: On March 15, 2005, the EPA issued its final rule regulating mercury emissions from coal-fired power plants. The Clean Air Mercury Rule (CAMR) exempted power plants from standard Clean Air Act rules in favor of a controversial cap-and-trade program. To support this policy decision, political appointees at the White House sought to remove information from an EPA report on children and the environment, instructed EPA scientists to change their analyses to support pre-determined conclusions and included language lifted verbatim from industry memos. In February 2008, a federal appeals court ruled that the CAMR violated the Clean Air Act.<sup>25</sup>
- Selenium: In late 2004, the Environmental Protection Agency (EPA) proposed new selenium standards that scientists say are much too high. The new standards were based on what scientists say was a faulty reading of key research into the effects of selenium on fish populations. Rather than correct its initial misinterpretation of the data, however, the EPA dug in its heels behind new standards that scientists said could be devastating to fragile stream ecosystems.<sup>26</sup>

## **V. Solutions and Reforms**

The results of our survey and interviews with EPA scientists show widespread problems at the agency. Hundreds of scientists report direct and indirect interference with their scientific work by political appointees at the EPA and the White House. Despite claims to the contrary from EPA leaders, scientists also report institutional barriers to freely communicating their findings through both the media and scientific publications. EPA scientists are not confident that environmental decision makers respect their expertise. And the agency's effectiveness needs to improve on several fronts.

Wide-ranging political interference in EPA science requires a suite of reforms in five major arenas: protecting EPA scientists, improving the agency's transparency, reforming its regulatory framework, strengthening its system of scientific advice, and depoliticizing funding, monitoring, and enforcement. These efforts to revitalize the EPA and allowing it to fulfill its mission of protecting human health and the environment will require strong leadership from Congress, the next president, and the next EPA administrator, joined by EPA scientists and the broader scientific community.

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<sup>24</sup> For more information see [http://www.ucsusa.org/scientific\\_integrity/abuses\\_of\\_science/atrazine-and-health.html](http://www.ucsusa.org/scientific_integrity/abuses_of_science/atrazine-and-health.html).

<sup>25</sup> For more information see *Interference at the EPA* (UCS 2008), p. 27-32.

<sup>26</sup> For more information see [http://www.ucsusa.org/scientific\\_integrity/abuses\\_of\\_science/case\\_studies\\_and\\_evidence/selenium-standards.html](http://www.ucsusa.org/scientific_integrity/abuses_of_science/case_studies_and_evidence/selenium-standards.html).

## **Protecting EPA Scientists**

To fulfill their profound responsibility to the public, EPA scientists need assurance that standing behind their scientific work will not open them to either official or unofficial retaliation.

Congress is now considering several bills that would strengthen the federal whistle-blower system:

- Both houses of Congress have passed legislation that would enhance protections for whistle-blowers under the Whistleblower Protection Act of 1989, and members are now working to reconcile the two versions. The House version, H.R. 985, includes specific protections from retaliation for scientists, who expose efforts to distort or suppress federal research. The Senate bill, S. 274, unfortunately, lacks these protections for scientists. It is crucial that these protections are part of the final law now being negotiated by the Senate Homeland Security and Governmental Affairs and the House Oversight and Government Reform Committees.
- Members of the House and Senate have introduced bills to reauthorize the Office of Special Council and the Merit Systems Protection Board—federal entities that investigate claims of reprisal against federal whistleblowers and adjudicate whistleblower claims, respectively. Although the legislation includes many important reforms, the Senate has taken no action, and the House bill is still in committee.
- The House and the Senate have passed legislation to grant greater autonomy to inspectors general (IGs), and immunity from coercion by the agencies they police. Both versions contain an important requirement that IG websites enable employees to anonymously report waste, fraud, and abuse. Government scientists could use this mechanism to confidentially challenge scientific misconduct. Both versions of such legislation also give IGs subpoena power.

Congress should pass the strongest-possible whistle-blower protections, and the president should sign them into law. The next EPA administrator should also work with the coalition of EPA unions to integrate the agency's Principles of Scientific Integrity (EPA 1999) into the official employee grievance procedure.

## **Making the EPA More Transparent**

Some aspects of EPA decision making are open to public scrutiny, but many “predecisional” meetings and discussions are not. The integrity of EPA science is threatened in no small part by decisions made behind closed doors. Opening up these processes to congressional and public scrutiny is an important way to reveal and end abuses of science. The EPA should also better explain how it arrives at decisions that affect health and the environment.

The agency should institute a transparency policy for all meetings attended by non-EPA personnel. Such a policy need not be burdensome to EPA employees: outside participants could enter the required information directly into a database before any meeting, or within a specified time period after a meeting.



- This policy should require the EPA to post all meetings with outside entities on its website, including those with for-profit and not-for-profit organizations, and representatives of other agencies.
- The database should include the names and affiliations of attendees as well as the date, time, location, and subject of each meeting, with an exception granted for cases of national security.

Official EPA reports and documents in draft form are exempt from release under the Freedom of Information Act. Abuse of this exemption—wherein documents remain in draft form indefinitely—does occur.

- To prevent abuse of the “predecisional” exemption, the next EPA administrator should adopt procedures that allow the periodic release of documents that have remained in draft form for a given length of time.

The EPA should also publish a summary statement discussing the scientific basis for any significant policy, guidance, or regulation informed by science. This statement should be available in a timely fashion, and should include:

- The scientific rationale for a decision, and all scientific documents and data used to make it (including reasonable release of information from industry)
- A minority report voicing any significant dissenting scientific evidence or opinions
- An explanation of how the agency resolved such differences of opinion
- Identification by name of each official and employee who participated in the decision.

The Food and Drug Administration Amendments Act of 2007 already incorporates such transparency requirements, and the EPA could adapt them.

### *Reforming Media Policy*

Both science and democracy thrive in an open environment. The EPA should clarify its policies on the interaction between scientists and the media, to ensure that the public has access to taxpayer-funded information that affects their health and safety, and to ensure that scientists and other employees can exercise their rights to free speech:

- Any EPA media policy must respect at least two fundamental rights: (1) scientists have the right to speak freely about any topic (including EPA policy) if they clarify that they are speaking as private citizens, not as agency representatives; and (2) scientists should have the right to review and correct any official document (such as a press release or report) that cites or references their scientific work, to ensure that accuracy has been maintained after the clearance and editing process.

- Congress or the EPA may need to impose narrow restrictions on these basic rights in certain instances, such as in cases under litigation. Officials should clearly define these situations.
- However, because the EPA is also a scientific agency, it should also exceed these basic rights by creating a public affairs system that actively disseminates agency research and codifies the positive rights of EPA scientists.
- The next EPA administrator should review the written policies of all offices and regions on the interaction between agency scientists and the media. Policies that do not explicitly protect scientists' fundamental right to freely communicate their scientific findings should be rewritten, and offices and regions without explicit policies should create them.
- The EPA should hold training sessions to clearly explain employees' rights in communicating their research to the media and the public, and the resources available to them to do so.

### *Reforming Publication Policy*

Peer review is a pillar of the scientific method; political review is not. The EPA's process for clearing information for outside publication sometimes becomes a de facto policy review, and delays publication of controversial papers despite disclaimers that the views are personal.

- The next EPA administrator should review the agency's clearance policies, and work with the agency's offices and divisions to streamline excessive review.
- A disclaimer on a published paper that it is not official agency policy should exempt it from a full policy review.
- The clearance process should set reasonable yet strict time limits on how long the agency can delay publication of a paper. If officials do not reach a decision within that time frame, the paper should automatically proceed to publication with a written disclaimer. If officials deny clearance, they should provide a written explanation to the authors.
- The process for reviewing and clearing papers for outside publication must be transparent, and thus posted on the website of each EPA office and division.

### **Reforming the Regulatory Process**

While the White House oversees federal agencies, it must strike a balance between administration priorities and agency independence. The EPA was created to implement and enforce the nation's environmental laws, and it has developed the expertise, experience, processes, and policies to fulfill those critical duties. The regulatory process should respect the agency's reservoir of scientific and technical knowledge. Congress should also consider ways to strengthen our nation's environmental regulatory system, to fortify the EPA's scientific mission and meet the pressing challenges of the twenty-first century.

### *Ensuring Agency Independence*

The EPA is the nation's first line of defense against threats to public health and the environment. As such, the EPA should be empowered to take the lead on environmental concerns and to push back against interference in its science and decisions by the OMB and other federal agencies. To accomplish this:

- The next president should elevate the EPA to a cabinet-level agency, or establish a Department of the Environment.
- The next president should reverse executive order 13422, removing the power of presidential appointees unaccountable to Congress to commence rulemaking, and returning that power to the EPA and its administrator.

The OMB and its Office of Information and Regulatory Affairs play important roles in coordinating and overseeing the regulatory process. However, those roles should not include second-guessing or editing the science underlying EPA decisions:

- The next president should establish a regulatory process that respects the scientific and technical expertise of the EPA, and that excludes the OMB from interfering in EPA's scientific and technical determinations.
- The next president should repeal the OMB's one-size-fits-all directives on peer review and risk assessment. The EPA should have the flexibility to choose the form of peer review best suited to its needs.
- In particular, EPA experts should prepare risk assessments and the scientific component of regulatory impact assessments without interference from the OMB.

### *Enacting Legislative Reforms*

The dozen or so environmental laws noted in Chapter 2 have led to dramatic improvements in public health and environmental quality. Yet the challenges the nation faces today are very different from those of 30 years ago. Congress should assess the adequacy of our current environmental regulatory structure, and consider reforms to close loopholes and strengthen the EPA's ability to address pressing threats to human health and the environment. (See CPR 2007 for possible recommendations.)

To support the quality of the EPA's scientific work, these reforms should focus on ensuring that the agency has the regulatory tools it needs to collect critical environmental data. Such tools could include stronger scientific testing requirements for pesticides and chemicals used in commerce, expanded TRI reporting requirements, and the authority to broaden environmental monitoring networks where necessary.

Congress should also consider new legislation that gives the EPA a framework to address emerging challenges such as climate change, nanotechnology, and endocrine-disrupting

chemicals. Environmental justice should be a guiding principle in these efforts, to ensure that the costs of pollution and the benefits of environmental protection are shared equitably among all parts of society.

### **Ensuring Robust Scientific Input to EPA Decision Making**

The EPA should review and strengthen the ways it uses the scientific expertise of its staff and advisory committees, especially in cases where scientific input is critical or the law requires it. The agency should also tighten its conflict-of-interest restrictions.

#### *Disclosing and Mitigating Conflicts of Interest*

The next EPA administrator should work with employees, industry, and the scientific community to develop comprehensive conflict-of-interest policies for both staff and members of advisory committees:

- Government employees and members of advisory committees who are involved in regulation should disclose all conflicts of interest and special interests that might affect their ability to do their job in an unbiased manner.
- Individuals with a significant conflict of interest may still contribute to a project as invited experts, but the EPA should restrict them from decision-making authority or otherwise influencing policy outcomes.

Conflict-of-interest policies should also prohibit the revolving-door practice of appointing individuals from industry as senior EPA officials who regulate those industries:

- The next administration should provide clear guidelines for minimizing the appointment of senior officials with conflicts of interest. At a minimum, federal employees should be required to recuse themselves from decisions involving former employers (RDWG 2005).

#### *Reforming Advisory Committees*

The EPA should pursue reforms to make better use of its independent advisory committees. Specifically, the next EPA administrator should work with the Clean Air Scientific Advisory Committee to improve the process for setting the National Ambient Air Quality Standards, to ensure that decision makers have access to the “best available science.”

### **Depoliticizing Funding, Monitoring, and Enforcement**

These actions are essential to restore the scientific integrity of EPA decision making. But, in addition, problems with funding, monitoring and enforcement—which relate to EPA’s scientific integrity—also need to be addressed by Congress and the next President to ensure that the EPA is the robust environmental agency that our country needs. In particular, Congress should provide the EPA with resources commensurate with its growing responsibilities and should work to ensure that selective internal budget cuts are not used to punish inconvenient programs or

offices. The next president should commit to strong and consistent enforcement of the nation's environmental laws.

## **VI. Concluding Thoughts**

The EPA's scientific enterprise is our nation's first line of defense against threats to public health and the environment. These threats are growing more complex and global, with the potential to harm the nation's health and prosperity. Despite notable successes, air and water pollution remain serious public health problems. Each year brings new and untested chemicals into our homes, schools, and workplaces. Climate change alone is projected to have profound impacts on public health, agriculture, the economy, and even national security.

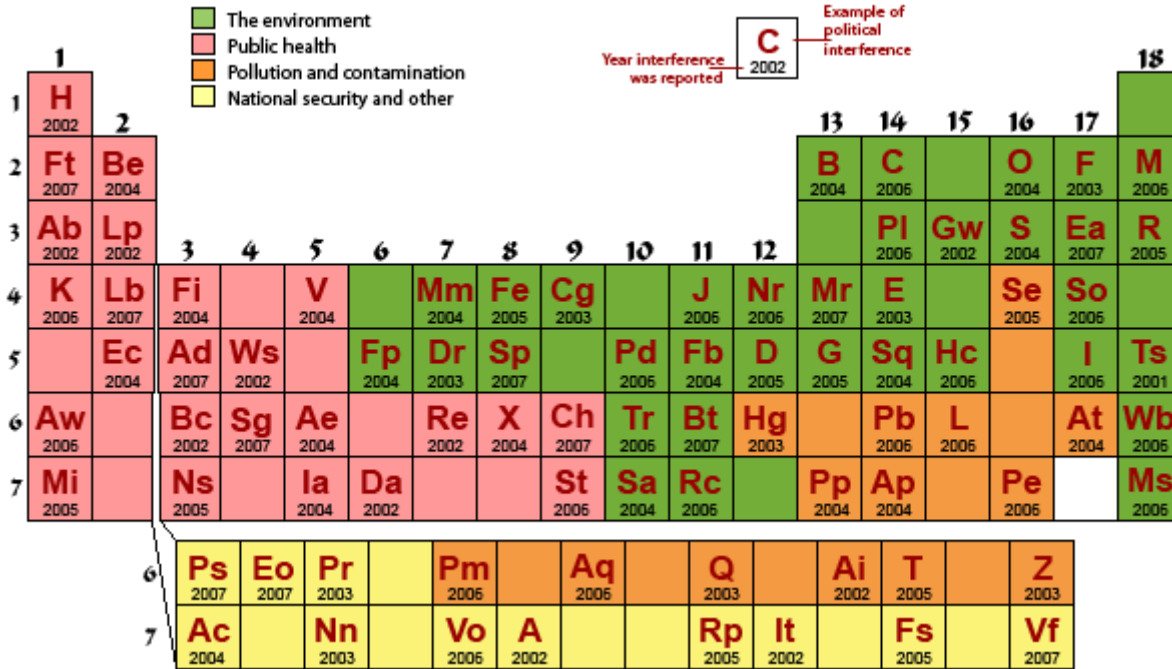
These problems are not insurmountable. The environmental and public health successes of the past several decades show that the country can rise to the challenge of environmental threats—but only if the EPA has the proper tools. Given the complexity of today's environmental challenges, a credible scientific knowledge base is essential to an effective response. To foster and sustain a healthy scientific enterprise, Congress and the next president should take concrete steps to protect EPA's scientists, make the agency more transparent, reform the regulatory process, strengthen the scientific advisory system, and depoliticize funding, monitoring, and enforcement.

Science is not the only element of effective policy making. However, because science enjoys widespread respect, appointed officials will always be tempted to manipulate or suppress scientific findings to support predetermined policies. Such manipulation is not only dishonest; it undermines the EPA's credibility and affects the health and safety of Americans.

The Bush administration's direct abuse of science—combined with systemic changes to the regulatory system that threaten the integrity of EPA science—highlight the need for strong action by the next president and Congress to restore scientific integrity to the agency's decision making. Only then can the EPA fully mobilize to serve the public good and ensure the nation's health.

## A. The A to Z Guide to Political Interference in Science

In recent years, scientists who work for and advise the federal government have seen their work manipulated, suppressed, distorted, while agencies have systematically limited public and policy maker access to critical scientific information. To document this abuse, the Union of Concerned Scientists has created the A to Z Guide to Political Interference in Science. To read the full A to Z Guide visit <http://www.ucsusa.org/AtoZ/>.



From air pollution to Ground Zero, the *A to Z Guide* showcases dozens of examples of the misuse of science on issues like childhood lead poisoning, toxic mercury contamination, global warming, and endangered species. These 85 examples originate in 24 federal agencies and departments.

### Timeline of abuses of science

April 2008	Integrity of EPA's toxics database threatened by interagency review
December 2007	All-terrain vehicle danger report
October 2007	NASA pilot survey Censoring climate change health hazards
August 2007	Mountain removal mining
July 2007	Surgeon general muzzled FEMA trailers
May 2007	Southwestern bald eagle Spotted owl
April 2007	Voter fraud
March 2007	Polar bear travel restrictions
February 2007	Lead testing of children's lunchboxes
January 2007	Executive Order 13422

December 2006	Lead national ambient air quality standards
October 2006	Prairie dogs Roundtail chub <i>Tabernaemontana rotensis</i>
August 2006	EPA closes its scientific libraries EPA ignores scientific studies on pesticides
July 2006	Education Department suppresses study on school vouchers NASA mission statement
June 2006	Changes in climate change websites
May 2006	STD Panel at CDC conference manipulated, Science disregarded for prescription drug Ketek
April 2006	National ambient air quality standards process changes Muzzled scientists at carbon conference Global warming news releases Minders on climate media interviews
February 2006	Navy downplays sonar impact on marine life Science suppressed on hurricane/global warming connection Bureau of Land Management suspends forest study funding EPA distorts evidence for tightening particulate matter standard
January 2006	NASA censors climate scientist James Hansen
November 2005	Economic analysis distorted for endangered red frog habitat
October 2005	EPA limits information about their release of toxic chemicals
August 2005	Department of Justice suppresses racial profiling study
July 2005	EPA report on fuel efficiency withheld Top FDA official overrules staff to approve nerve stimulator
June 2005	Bureau of Land Management altered a cattle grazing impact study Distortion and censorship of global warming documents
May 2005	Genetics eliminated from Endangered Species Act decisions
April 2005	World Health Organization approval of abortion pill block attempt
March 2005	New selenium pollution control standards misrepresent science
February 2005	First UCS surveys of federal agencies scientists released
December 2004	Endangered Species Act scientific documents altered for greater sage grouse Federally funded abstinence-only curriculum contains false science
November 2004	FDA ignores scientists' warnings on arthritis drug Vioxx
October 2004	EPA promotes flawed study on hydraulic fracturing, an oil drilling technique
September 2004	Endangered Species Act science ignored for the marbled murrelet
August 2004	Science obscured on health impacts of weedkiller Atrazine Forest Service exaggerates wildfire threat to spotted owl to promote logging
June 2004	Health Organization panel experts are vetted by Health and Human Services
May 2004	EPA uses bad science to create plywood plant pollution rule FDA appointees distort science to deny access to emergency contraception Research at the U.S. Fish and Wildlife Service is distorted
April 2004	EPA distorts guidelines for monitoring air pollution over national parks CDC researchers kept from international AIDS conference Fish and Wildlife Service distorted economic analysis of bull trout habitat NIH advisory board rejects scientists subjected to political litmus tests
March 2004	Science-based recommendations removed from an official report on salmon Scientists dismissed from President's Council on Bioethics Carbon sequestration pamphlet
February 2004	Arms Control Advisory Panel dismissed and never reappointed.
January 2004	Multiple agencies disregard science on mountaintop removal mining

December 2003	Office of Management and Budget adopts flawed peer review rule
	Administration officials manipulate Endangered Species Act science
August 2003	White House orders misleading of public on Manhattan air quality after 9/11
July 2003	National Nuclear Security Administration Panel dismissed
	EPA withheld an analysis of alternatives to President Bush's Clear Skies Act
June 2003	Administration officials undermined science behind climate change
March 2003	Forest Service overruled science-based old-growth forest management plan
February 2003	White House suppressed information on impact of mercury on public health
December 2002	Obscured scientific evaluation of abstinence-only education programs
	CDC ordered to change website about the effectiveness of condoms
	NIH Drug Abuse Advisory Panel subject to political litmus tests
	Abortion and breast cancer linked on National Cancer Institute website
	Microbiologist prohibited from publishing on airborne bacteria
November 2002	Workplace Safety Panel scientists rejected because of their beliefs
October 2002	Childhood lead poisoning panelists replaced by scientists with industry funding
	Underqualified doctor nominated to chair FDA reproductive health committee
September 2002	Administration disregarded scientific analysis of aluminum tubes in Iraq
	Engineer rejected from Army Science Board because of political contributions
May 2002	Manipulation of global warming science
August 2001	Fish and Wildlife Service misrepresented information on rare trumpeter swans



## **B. Selected Quotes from EPA Scientists Arranged by Topic**

The following are selected quotes from EPA scientists who responded to a survey by the Union of Concerned Scientists. For more information about the survey, including the text of all essay responses, please visit <http://www.ucsusa.org/EPAScience>. The quotes are organized by topic.

When asked how to improve scientific integrity at the EPA, scientists said:

### *Political interference*

There are still good scientists producing good science at USEPA. The main problem I see is an administration that considers science only if it supports its agenda. As in other areas, science is used only if it furthers preexisting policy; otherwise it is ignored, marginalized or suppressed (e.g. climate change).

-A scientist from the EPA regional offices

EPA needs dynamic, scientific leadership interested in the well being of the environment and public health. EPA should not be the political agency it has become, the right hand of industry and short economic gain.

-A scientist from the Office of Solid Waste and Emergency Response

Do not trust the Environmental Protection Agency to protect your environment. Ask questions. Be aware of political and economic motives. Become politically active. Elect officials with motives to protect the environment and hold them accountable.

-A scientist from the EPA regional offices

Political considerations should not trump environmental stewardship, and the EPA should not be forced to be silent on the environmental consequences of policy shifts.

-A scientist from the EPA regional offices

Do not allow other entities such as [the White House Office of Management and Budget] to interfere with, or suppress the publication of, EPA's scientific work products. Maintain an open peer review process.... Strengthen whistleblower protections for civil servants.

-A scientist from the EPA regional offices

EPA needs to be an independent agency and the amount of political interference needs to be curtailed.

-A scientist from the EPA regional offices

Keep political appointees from interfering in scientific decisions or publications. Do not allow political appointees to pressure authors to withdraw from publication or pressure their supervisors to carry out actions that inhibit publication.

-A scientist from the EPA regional offices

### *Funding and Staffing*

MORE FUNDING! We do NOT have the resources to meet our mission. My division has seen its resources - in purchasing power- cut over 50% since 10 years ago.

-A scientist from the Office of Research and Development

EPA was created and began recruiting scientists in the 1970s; many have retired or will shortly do so. The inability to fill technical vacancies along with the loss of EPA libraries are bleeding down the EPA's technical knowledge base and our ability to provide or share the skills and knowledge that are critical to overall mission success.

-A scientist from the EPA regional offices

Increase the morale of the employees by providing incentives for growth. New hires, at least among scientists in my area are few and far between (no hires in almost 10 years) and the shrinking and aging employee population is more looking forward to retirement than providing ideas that work and will make a difference, because nobody seems to really listen.

-A scientist from the Office of Prevention, Pesticides, and Toxic Substances

### *External Interference*

[The White House Office of Management and Budget] and the White House have, in some cases, compromised the integrity of EPA rules and policies; their influence, largely hidden from the public and driven by industry lobbying, has decreased the stringency of proposed regulations for non-scientific, political reasons. Because the real reasons can't be stated, the regulations contain a scientific rationale with little or no merit.

-A scientist from the EPA regional offices

Currently, [the White House Office of Management and Budget] is allowed to force or make changes as they want, and [EPA actions] are held hostage until this happens.

OMB's power needs to be checked as time after time they weaken rulemakings and policy decisions to favor industry.

-A scientist from the Office of Air and Radiation

External scientific advisory processes associated with risk assessment should not incorporate industrial perspectives. In other words, "risk management" should be recognized as a human values problem, and should be more explicitly separated from risk assessment.

-A scientist from the EPA regional offices

### *Openness*

Remove the political screening step in science at the Agency. For example, we are not allowed to talk to the press when they call but must refer them to a person in the front office. Often this results in the press not getting the true facts but only those that don't make the Agency look bad.

- A scientist from the Office of Prevention, Pesticides and Toxic Substances

The premise should be that all documents (except enforcement related stuff) start out as public documents unless EPA has jumped through a lot of legal hoops to be able retain them.

-A scientist from the EPA regional offices

The science and risks and benefits need to be honestly and fairly considered. The decisions that are made should be justified and be transparent as to why a decision was made and the risks and benefits be clearly and honestly presented.

-A scientist from the Office of Prevention, Pesticides, and Toxic Substances

I perceive that there is a gag rule that prevents government employees from being allowed to tell the public what they have learned on the job, as well as their job-informed and educated opinions. This work, and knowledge gained during that work, is paid for by the taxpayers.

-A scientist from the Office of Air and Radiation

### *Scientific Review*

Do not allow political appointees into the process of scientific review. Their job is to make management decisions, not influence the data and information before it is collected and presented.

-A scientist from the EPA regional offices

Improve the peer review process by not making it so cumbersome and by allowing those with real experience to participate.

-A scientist from the Office of Solid Waste and Emergency Response

One of the best current safeguards is review of Agency documents and policies by independent advisory boards including the Science Advisory Board, the Clean Air Scientific Advisory Committee, and the Board of Scientific Counselors. Much EPA work in human health risk assessment is now subjected to Inter-Agency Review by other Federal entities which appear to be more closely aligned with private interests than with the public health community.... Maybe more Congressional oversight would help the Executive Branch straighten its priorities.

-A scientist from the Office of Research and Development

### *Organizational Improvements*

I have never seen morale at a lower point than we currently have in EPA. Good scientists are leaving because they can no longer put up with all the micro-management that is heaped on them in lieu of effective administrative leadership.

-A scientist from the Office of Research and Development

Reduce the power of [the White House Office of Management and Budget] over EPA scientific products. All communications between EPA and OMB during the development of Agency technical products and actions should be preserved for the public record.... In particular, implementation of OMB's risk assessment guidelines would be disastrous.

-A scientist from the Office of Air and Radiation

Make sure that there is no way that you can change the science to accommodate a political "need." Currently I think EPA's credibility is in the tank due almost entirely to trying to make the science fit a political need rather than openly admitting that both paradigms exist and then deal with the realities of both politics and science to make the decision.

-A scientist from the EPA regional offices

This is a young and small agency that has, since its inception, been under enormous pressures. The ability to protect the environment is often also bound by the laws that govern the agency. So, the best way to improve the scientific work at EPA is to ensure that appropriate governing laws are enacted so that with reasonable interpretation the goals of protecting the environment may be met.

-A scientist from the Office of Prevention, Pesticides, and Toxic Substances

EPA is by mandate a regulatory agency charged with protecting human health and the environment. To restore the integrity of scientific work at EPA, political appointees must be removed from all levels within the Agency. Those appointees influence ranges from subtle to direct manipulation of statutory/regulatory actions. Further, the influence of other agencies, particularly [the White House Office of Management and Budget] significantly affects the actions of specific individual program offices, which amounts to direct oversight of almost everything EPA does. These influences are not limited to manipulation of the results of basic scientific work, but from everything from how vigorously the Agency pursues oversight, weakening guidance and enforcement of statutes/regulations that are detrimental to human health and the environment.

-A scientist from the EPA regional offices

### *Respect for Science*

My opinion of EPA has changed since being here. Specifically, I had believed EPA was more scientific in its approach. Now I realize that EPA has politically driven agendas that sometimes, not always, affects decisions of scientific nature.

-A scientist from the EPA regional offices

Science and technical information needs to be given more weight in decision-making rather than just seen as background information.

-A scientist from the EPA regional offices

Managers need to learn to trust the expertise of the technical staff.

- A scientist from the Office of Water

Take the politics out of science. Senior EPA leaders and White House officials over the past 6 years have used "junk" science along with biased opinions to make bad environmental decisions. EPA needs to be fully funded to perform its mission.

-A scientist from EPA headquarters

[The integrity of EPA science could best be improved] by allowing scientists with internationally acknowledged expertise to work and publish in their fields, instead of withholding support and restricting activity.

-A scientist from the Office of Air and Radiation

[The integrity of EPA science could best be improved] by staying true to the pollution laws that congress gives us (which means much more frequent revision to reflect the latest science), by leaving less discretion to the executive branch, and by giving the scientific advisory boards more weight to make decisions.

-A scientist from the EPA regional offices

Allow the science to drive policy rather than the other way around.

-A scientist from the Office of Research and Development

### *Other*

Strong, independent oversight and protection of “whistleblowers” (real protection - not what is there now) could stem the most damaging practices.

-A scientist from the Office of Research and Development

As a user rather than producer of technical and scientific information, I find it very frustrating that I have to search out myself research findings and recommendations [of various advisory bodies] that directly affect the management of my programs. By the time the reports filter down to the staff program levels, they have either mutated beyond recognition during intervening manager reviews, or have simply been lost in the fog of the bureaucracy.

-A scientist from the EPA regional offices

1) Improve transparency in government by requiring comments from [the White House Office of Management and Budget] and other agencies on science documents to be made public

2) ensure science decisions on conclusions contained in EPA science documents are made by EPA career scientists

3) require political appointees to post summary of discussion (including any documents provided) and attendees when they meet with external stakeholders

4) encourage accountability in EPA political appointees through Congressional inquiry regarding basis for decisions and role of science versus political considerations in decision making

-A scientist from the Office of Research and Development

“[Restore] the Agency’s public role as a faithful advocate for and protector of the environment, as opposed to publicly downplaying the need for action in so many instances. Such a stance would communicate from the top that we are all about scientific excellence because, at heart, we sincerely care about environmental protection.”

-A scientist from the Office of Research & Development

## **C. Scientific Freedom and the Public Good**

*On February 14, 2008, a group of prominent scientists called on the U.S. government to establish conditions that would enable federal scientists to produce the scientific knowledge that is needed by a government dedicated to the public good.<sup>27</sup> In an accompanying report, Federal Science and the Public Good,<sup>28</sup> UCS details specific steps that Congress and the administration can take to restore scientific integrity to federal policy making.*

Scientific knowledge and its successful applications have played a large role in making the United States of America a powerful nation and its citizens increasingly prosperous and healthy. The challenges that face the United States in the twenty-first century can only be met if this tradition is honored and sustained.

To that end, the U.S. government must adhere to high standards of scientific integrity in forming and implementing its policies. Breaches of this principle have damaged the public good and the international leadership of the United States. To meet its obligation to serve the public interest, the government must have reliable scientific work and advice at its disposal, and provide the public with reliable scientific information. This requires the government to provide federal scientists with the resources and the professional environment necessary to carry out their missions effectively and honestly. The government should also draw on the knowledge of federal scientists and of the larger scientific community to formulate public policy in an objective and transparent manner.

Scientists employed by government institutions commit themselves to serve the public good free from undisclosed conflicts of interest and to carry out science that is reliable and useful, while respecting statutory limitations such as national security laws. Therefore, government scientists should, without fear of reprisal or retaliation, have the freedom:

- to conduct their work without political or private-sector interference;
- to candidly communicate their findings to Congress, the public, and their scientific peers;
- to publish their work and to participate fully in the scientific community;
- to disclose misrepresentation, censorship, and other abuses of science; and
- to have their technical work evaluated by scientific peers.

We call on Congress and the executive branch to codify these freedoms, to establish stronger means for gathering scientific advice, and to take concrete steps to enhance transparency, so as to create conditions conducive to a thriving scientific enterprise that will serve our democracy with integrity and bring the full fruits of science to all Americans and to the world.

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<sup>27</sup> For more information and to see the names of the endorsers go to [http://www.ucsusa.org/scientific\\_integrity/restoring/scientificfreedom.html](http://www.ucsusa.org/scientific_integrity/restoring/scientificfreedom.html).

<sup>28</sup> To read the text of the report go to [http://www.ucsusa.org/scientific\\_integrity/restoring/federal-science.html](http://www.ucsusa.org/scientific_integrity/restoring/federal-science.html).

## **D. Previous UCS Surveys of Federal Agency Scientists**

Previous UCS surveys have given voice to over 1,800 scientists across the federal government. Full results for these surveys can be found at <http://www.ucsusa.org/surveys/>. The survey findings include the following:

### **U.S. Fish and Wildlife Service (FWS)**

In February 2005, the Union of Concerned Scientists (UCS) and Public Employees for Environmental Responsibility (PEER) released the results from a 42-question survey distributed to 1,410 FWS biologists, ecologists, botanists and other science professionals working in Ecological Services field offices across the country. The survey was designed to obtain their perceptions of scientific integrity within the FWS, as well as political interference, resources and morale. 414 scientists returned completed surveys (29 percent), despite agency directives not to reply—even on personal time.

Notable results include:

- Nearly half of all respondents whose work is related to endangered species scientific findings (44%) reported that they “have been directed, for non-scientific reasons, to refrain from making jeopardy or other findings that are protective of species.”
- One in five agency scientists revealed they have been instructed to compromise their scientific integrity—reporting that they have been “directed to inappropriately exclude or alter technical information from a FWS scientific document,” such as a biological opinion.
- More than half of all respondents (56%) knew of cases where “commercial interests have inappropriately induced the reversal or withdrawal of scientific conclusions or decisions through political intervention.”

### **National Oceanic and Atmospheric Administration (NOAA) Fisheries**

In June 2005, UCS and PEER released the results from a 34-question survey distributed to 464 NOAA Fisheries biologists, ecologists, botanists and other science professionals working in headquarters and regional and field offices across the country. The survey was designed to obtain their perceptions of scientific integrity within the agency, as well as political interference, resources and morale. 124 scientists returned completed surveys (27 percent).

Notable results include:

- More than one third of respondents positioned to make such recommendations (37%) have “been directed, for non-scientific reasons, to refrain from making findings that are protective” of marine life.
- Nearly one in four (24%) of those conducting such work reported being “directed to inappropriately exclude or alter technical information from a NOAA Fisheries scientific document.”
- More than half of all respondents (53%) knew of cases where “commercial interests have inappropriately induced the reversal or withdrawal of scientific conclusions or decisions through political intervention.”

### **Food and Drug Administration (FDA)**

In June 2006, UCS and PEER released the results of a 38-question survey distributed to 5,918 scientists at the FDA to obtain their perceptions about scientific integrity. 997 scientists filled out and returned the survey (17 percent).<sup>29</sup>

Notable results include:

- Almost one in five (18 percent) responded, “I have been asked, for non-scientific reasons, to inappropriately exclude or alter technical information or my conclusions in an FDA scientific document.”
- Three in five (60 percent) knew of cases “where commercial interests have inappropriately induced or attempted to induce the reversal, withdrawal or modification of FDA determinations or actions.”
- Approximately half of the respondents (51 percent) felt the “FDA is acting effectively to protect public health.”

### **Federal Climate Scientists**

In January 2007, UCS released the results of a 40-question survey distributed to 1,630 climate scientists at seven federal agencies (NASA, NOAA, EPA, USGS, USDA, DOE and DOD) and 119 climate scientists at the independent National Center for Atmospheric Research (NCAR). 279 federal scientists and 29 NCAR scientists filled out and returned the survey. The survey results were released as a joint report with the Government Accountability Project (GAP) entitled *Atmosphere of Pressure*.<sup>30</sup>

Notable results include:

- 150 scientists (58 percent) said they had personally experienced at least one incident of political interference in the past five years.
- Nearly half of all respondents (46 percent) perceived or personally experienced pressure to eliminate the words “climate change”, “global warming” or other similar terms from a variety of communications.
- More than half of respondents (52 percent) said that their agencies always or frequently require public affairs officials to monitor scientists’ communications with the media.

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<sup>29</sup> For more information about the FDA survey go to [http://www.ucsusa.org/scientific\\_integrity/interference/fda-scientists-survey-summary.html](http://www.ucsusa.org/scientific_integrity/interference/fda-scientists-survey-summary.html).

<sup>30</sup> To read the text of the report go to [http://www.ucsusa.org/scientific\\_integrity/interference/atmosphere-of-pressure.html](http://www.ucsusa.org/scientific_integrity/interference/atmosphere-of-pressure.html).