

Date of Hearing: April 29, 2025

ASSEMBLY COMMITTEE ON ENVIRONMENTAL SAFETY AND TOXIC MATERIALS

Damon Connolly, Chair

AB 773 (Dixon) – As Amended April 21, 2025

SUBJECT: Marine resources: copper-based antifouling paint: standards, studies, and best methods

SUMMARY: Requires the Department of Pesticide Regulation (DPR) to reevaluate copper-based boat antifouling paint (AFP) products and requires the California Environmental Protection Agency (CalEPA), the State Water Resources Control Board (State Water Board), and DPR to determine the best methods to address elevated copper concentrations in marine water bodies. Specifically, **this bill**:

- 1) Requires on or before January 1, 2028, DPR to complete a reevaluation of copper-based antifouling boat paint products, and to make the determination to retain, modify, or suspend its standards or to place new appropriate standards on the chemical composition or use of copper-based AFP.
- 2) Requires, on or before June 1, 2027, CalEPA, the State Water Board, regional water quality control boards, and DPR to collaborate on, and DPR to finish and release, any active studies related to the effectiveness of low-leach-rate paint and elevated copper concentrations in saltwater harbors, bays, and marinas that are primarily a result of the use of copper-based AFP within the state.
- 3) Requires, on or before January 1, 2028, CalEPA, the State Water Board, and DPR to collaborate to determine the best methods to address elevated copper concentrations in saltwater harbors, bays, and marinas that are primarily a result of the use of copper-based AFP within the state.
- 4) Requires, on or before January 1, 2028, CalEPA to post on its internet website the best methods to address elevated copper concentrations in saltwater harbors, bays, and marinas that are primarily a result of the use of copper-based AFP, as determined by the collaborative process described above. Provides that the best methods may include, but are not limited to, guidelines for compliance and public workshops.

EXISTING LAW:

- 1) Establishes the federal Clean Water Act (CWA) to regulate discharges of pollutants into the waters of the United States and to set quality standards for surface waters. (33 United States Code (U.S.C.) §1251 et seq.)
- 2) Requires, under the CWA, each state to identify those waters within its boundaries for which federal effluent limitations are not stringent enough to implement any water quality standard applicable to such waters. Requires the state to establish a priority ranking for such waters, taking into account the severity of the pollution and the uses to be made of such waters. (This is often referred to as Section 303 (d)) (33 USC § 1313 (d))

- 3) Establishes the Porter-Cologne Water Quality Control Act, which prohibits the discharge of pollutants to surface waters unless the discharger obtains a permit from the State Water Board. (Water Code ((WC)) § 13000 et seq.)
- 4) Designates the State Water Board as the water pollution control agency for all purposes stated in the federal CWA. Authorizes the State Water Board to give any certificate or statement required by any federal agency pursuant to the CWA. (WC § 13160)
- 5) Authorizes the state's pesticide regulatory program and mandates DPR to, among other things, provide for the proper, safe, and efficient use of pesticides essential for the production of food and fiber; for the protection of public health and safety; and, for the protection of the environment from environmentally harmful pesticides by prohibiting, regulating, or ensuring proper stewardship of those pesticides. (Food and Agriculture Code (FAC) § 11401, et seq.)
- 6) Requires the director of DPR to endeavor to eliminate from use in the state any pesticide that endangers the agricultural or nonagricultural environment, is not beneficial for the purposes for which it is sold, or is misrepresented. Requires the director of DPR, in carrying out this responsibility, to develop an orderly program for the continuous evaluation of all pesticides actually registered. (FAC § 12824)
- 7) Authorizes the director of DPR, in carrying out the responsibility outlined in FAC § 12824 and after a hearing, to cancel the registration of, or refuse to register, any pesticide that, among other things, has demonstrated serious uncontrollable adverse effects; the use of which is of less public value or greater detriment to the environment than the benefit received by its use; for which there is a reasonable, effective, and practicable alternate material or procedure that is demonstrably less destructive to the environment; when properly used is detrimental to vegetation, except weeds, to domestic animals, or to public health and safety; and, for which the director determines the registrant has failed to report an adverse effect or risk as required by law. (FAC § 12825)
- 8) Requires the registrant of a pesticide, if they have factual or scientific evidence of any adverse effect or risk of the pesticide to human health, livestock, crops, or the environment that has not been previously submitted to DPR, to submit the evidence to the director of DPR in a timely manner. (FAC § 12825.5)
- 9) Authorizes the director of DPR, if they have reason to believe that any of the conditions stated in FAC § 12825 are applicable to any registered pesticide and that the use or continued use of that pesticide constitutes an immediate substantial danger to persons or to the environment, to, after notice to the registrant, suspend the registration of that pesticide pending a hearing and final decision. (FAC § 12826)
- 10) Authorizes the director of DPR to cancel a certificate of registration, or refuse to issue certification to any manufacturer, importer, or dealer for any pesticide that repeatedly violates pesticide law or regulations. (FAC § 12827)
- 11) Authorizes the director of DPR to, at any time, evaluate a registered pesticide to carry out specified statutory requirements. (Title 3 of the California Code of Regulations (3 CCR) § 6220)

- 12) Requires the director of DPR to investigate all reported episodes and information received by the director that indicate a pesticide may have caused, or is likely to cause, a significant adverse impact, or that indicate there is an alternative that may significantly reduce an adverse environmental impact. (3 CCR § 6220)
- 13) Requires, if the director of DPR finds from the above investigation that a significant adverse impact has occurred or is likely to occur or that such an alternative is available, that the pesticide involved be reevaluated. (3 CCR § 6220)
- 14) Specifies factors under which DPR may initiate a reevaluation, including public or worker health hazard; environmental contamination; pesticide residue overtolerance; fish or wildlife hazard; lack of efficacy; undesirable phytotoxicity; hazardous packaging; inadequate labeling; disruption of the implementation or conduct of pest management; availability of an effective and feasible alternative material or procedure that is demonstrably less destructive to the environment; discovery that data upon which a registration was issued is false, misleading, or incomplete; and, other information suggesting a significant adverse effect. (3 CCR § 6221)
- 15) Provides, under the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA), for federal regulation of pesticide distribution, sale, and use. Requires all pesticides distributed or sold in the United States to be registered (licensed) by the United States Environmental Protection Agency (US EPA). Requires, before US EPA registers a pesticide, the applicant to show, among other things, that using the pesticide according to specifications will not generally cause unreasonable adverse effects on the environment. (7 United States Code (USC) § 136 (a))
- 16) Defines, under FIFRA, "unreasonable adverse effects on the environment" to mean any unreasonable risk to man or the environment, taking into account the economic, social, and environmental costs and benefits of the use of any pesticide, or a human dietary risk from residues that result from the use of a pesticide in or on any food, as specified. (7 USC § 136 (bb))

FISCAL EFFECT: Unknown.

COMMENTS:

Need for the bill: According to the author, "The [State Water Board] and [DPR] have issued several conflicting regulations in attempts to reduce the amount of dissolved copper discharged in California's waterways. AB 773 would improve government efficiency by requiring that both agencies and local water boards work together to develop and provide updated, uniform regulations that will achieve measurable results for our coastal cities across the State. The health of our waterways and wildlife is paramount, but we need to ensure regulations, testing, enforcement and costs are uniform, justifiable and comprehensible in order to ensure the safety of our harbors and all Californians."

Biofouling: Marine biofouling refers to the attachment of marine organisms, such as barnacles, oysters, shipworms, mussels, algae, and sponges, to objects submerged in ocean environments. Excessive biofouling on boat hulls leads to increased fuel consumption and thus increased

greenhouse gas emissions, a reduction in maneuverability, damage to boat hulls, and the spread of invasive aquatic species.

Controlling biofouling: The California Coastal Commission provided the following background information on biofouling and antifouling boat hull coatings in their "Boat Hull Cleaning and Hull Coating Selection for Water Pollution Prevention: Water Quality Factsheet for Marina Operators and Boaters," (Coastal Commission Factsheet) published in December, 2019.

Antifouling hull paints or coatings are typically applied to marine vessels to deter the attachment and growth of fouling organisms that attach to boat hulls. These products work either by releasing a toxic chemical (biocide), or by creating a hard or slippery surface that minimizes attachment by fouling organisms. Some AFPs are designed to slowly release biocide particles over time (ablative coatings), thus continually exposing fouling organisms to fresh releases of biocides.

Boats that are kept in the water also require maintenance to physically remove fouling organisms. Toxins released from antifouling coatings and pollutants generated during boat hull maintenance may impair water quality and threaten the health of aquatic habitats. Water quality impacts from antifouling hull coatings and boat hull maintenance can be minimized by selecting a less toxic or non-toxic hull coating, using appropriate hull cleaning methods, and reducing the release of toxic chemicals from hull cleaning products.

Copper-based hull paints: Copper has been a standard biocide in anti-fouling hull paints for many decades, and copper-based AFPs are currently the most commonly used antifouling coating. Copper in hull paint slowly leaches into the water column, and can also be released from the hull as particles that fall to the sediment. Copper discourages fouling organisms, and is also highly toxic to a broad range of aquatic organisms, including fish, aquatic invertebrates, aquatic plants, and algae, and thus may also adversely impact non-targeted aquatic species. For many aquatic species, the greatest risk of adverse impacts is from long-term accumulation of copper in sediment, elevating copper levels in benthic and epibenthic organisms and indirectly in other animals through the food web.

In the last decade and a half, water quality sampling has shown that copper-based AFP can, in some cases, cause copper levels in the water and underlying sediment to exceed water quality standards. In some southern California coastal waters, high densities of boats with copper-based hull paint in areas with a low water circulation rate have caused levels of copper to exceed water quality standards, and thus these waters have been included on the state's list of impaired water bodies (per the Clean Water Act, Section 303(d)).

As no AFPs are completely effective, in-water hull cleaning is a standard maintenance practice for boats that are kept in the water. In the case of soft or ablative copper paints, this maintenance also releases some paint to the water column, which significantly increases the likelihood that the copper concentration in the water will exceed water quality standards.

Total Maximum Daily Loads (TMDLs): According to the San Francisco Bay Regional Water Quality Control Board, TMDLs are action plans to restore clean water by defining how much of a pollutant a water body can tolerate and still meet water quality standards. Section 303(d) of the federal Clean Water Act requires that states identify water bodies -- bays, rivers, streams, creeks, and coastal areas -- that do not meet or are not expected to meet, water quality standards (i.e.,

impaired water bodies) and also identify the pollutants that impair these water bodies. TMDLs examine the water quality problems, identify sources of pollutants, and specify actions that create solutions for the impaired water bodies. TMDLs account for all the sources of a pollutant, including discharges from wastewater treatment facilities; runoff from homes, agriculture, and streets or highways; "toxic hot spots;" and deposits from the air. In addition to accounting for past and current activities, TMDLs may also consider projected growth that could increase pollutant levels. TMDLs in California are developed either by the regional water quality control boards or by US EPA. TMDLs developed by the regional water quality control boards are proposed as Basin Plan amendments and include implementation provisions. TMDLs developed by US EPA typically contain the total load and load allocations required by Section 303(d), but do not contain comprehensive implementation provisions.

Copper TMDLs: Several regional water quality control boards in California have adopted or are in the process of adopting copper TMDLs. In San Diego County, the San Diego Regional Water Quality Control Board (San Diego Water Board) adopted the Shelter Island Yacht Basin (SIYB) TMDL for Dissolved Copper on February 9, 2005. The State Water Board and the Office of Administrative Law approved the TMDL on September 22, 2005 and December 2, 2005, respectively. The US EPA granted final approval of the TMDL on February 8, 2006. After receipt of all approvals, the SIYB TMDL was incorporated into Chapter 7 of the Basin Plan.

The San Diego Water Board notes that the Unified Port of San Diego (Port District) is implementing the SIYB TMDL through its Copper Reduction Program. The Port District, through its Hull Paint Conversion Program, is actively working with SIYB boaters to convert copper hull paint to non-biocide hull paints. Through its Monitoring and Data Assessment Program, the Port District also conducts special studies and a monitoring program to evaluate the effectiveness of the Hull Paint Conversion Program and the attainment of the reductions required by the SIYB TMDL.

In Los Angeles County, the Los Angeles Water Quality Control Board adopted the Marina del Rey Harbor Toxic Pollutants TMDL on October 6, 2005. This TMDL was then approved by the State Water Board on January 13, 2006, and by US EPA on March 16, 2006. The 2005 TMDL addressed impairments of copper, zinc, chlordane and polychlorinated biphenyls (PCBs) in the sediment of the back basins of the Harbor. In 2014, the Los Angeles Water Board reconsidered the 2005 TMDL, and found that copper-based AFPs used on boats moored in the Harbor are the primary source of dissolved copper to the water column. The Marina del Rey Harbor Toxic Pollutants TMDL is currently undergoing another reconsideration to incorporate a site-specific objective (SSO) for copper and to update the load allocation for discharges of copper from boats by incorporating the SSO and using additional salinity data.

In Orange County, the Santa Ana Regional Water Quality Control Board (Santa Ana Water Board) adopted Resolution No. R8-2022-0012 on December 2, 2022, approving an amendment to the Water Quality Control Plan for the Santa Ana River Basin to incorporate TMDLs for copper in Newport Bay. The Copper TMDLs would supersede the US EPA technical TMDLs for copper that were established as part of the TMDLs for toxic pollutants in the San Diego Creek/Newport Bay Watershed in 2002. According to the most recent documents on the State Water Board's website, both Upper and Lower Newport Bay continue to exceed the California Toxics Rule chronic and acute criteria for dissolved copper in salt water. The largest source of copper to Newport Bay is discharges from copper AFPs on boats (both recreational and commercial vessels) from passive leaching and underwater hull cleaning. The proposed

amendment would establish TMDLs for dissolved copper for Upper Newport Bay and Lower Newport Bay. The Santa Ana Water Board initially circulated a draft Basin Plan amendment for written comment in August 2016. This process is ongoing, with the most recent information on this topic on the Santa Ana Water Board's website noting that public comment for the Newport Bay Copper TMDL was due by July 17, 2023. State Water Board staff expects the Newport Bay Copper TMDL to be considered later this year, during which there will be additional opportunities for public comment via the State Water Board's standard public process.

DPR's reevaluation process: FAC § 12824 requires DPR to "eliminate from use" any pesticide that "endangers the agricultural or nonagricultural environment, is not beneficial for the purposes for which it is sold, or is misrepresented." Statute also requires that, in order to do so, DPR must have "an orderly program for the continuous evaluation of all pesticides actually registered." To carry out this requirement, regulation requires DPR to continuously evaluate pesticides currently registered in California.

DPR, in its "Semiannual Report Summarizing the Reevaluation Status of Pesticide Products during the Period of July 1, 2023, through December 31, 2023," (2023 Semiannual Report) provided the following description of the reevaluation process.

California regulations require DPR to investigate all reports of adverse effects to public health or the environment that indicate a pesticide may have caused or is likely to cause a significant adverse impact. Reevaluation of a registered pesticide is required if, from the investigation, a significant adverse impact occurred, or is likely to occur, from its use.

Regulation specifies factors under which DPR may initiate a reevaluation, including public or worker health hazard; environmental contamination; residue overtolerance; fish or wildlife hazard; lack of efficacy; undesirable phytotoxicity; hazardous packaging; inadequate labeling; disruption of the implementation or conduct of pest management; availability of an effective and feasible alternative material or procedure that is demonstrably less destructive to the environment; discovery that data upon which a registration was issued is false, misleading, or incomplete; and, other information suggesting a significant adverse effect. An ongoing DPR pesticide review may also trigger a reevaluation, as can data or information received from registrants; state and county pesticide use surveillance and illness investigations; pesticide residue sample analyses; environmental monitoring activities; and, issues that may concern other state or federal agencies.

When a pesticide enters the reevaluation process, DPR reviews existing data and may require that registrants provide additional data to characterize the nature and extent of the potential hazard and identify appropriate mitigation measures, if needed.

DPR concludes reevaluations in several ways. If the data demonstrate that the use of the pesticide presents no significant adverse effects, DPR concludes the reevaluation without additional mitigation measures. If additional mitigation measures are necessary, DPR will place appropriate restrictions on the use of the pesticide to mitigate the potential significant adverse effect. If the adverse impact cannot be mitigated, DPR cancels or suspends the pesticide product registration.

DPR's reevaluation of copper based antifouling paint: Because it is a biocide, copper-based AFP and coatings are regulated by DPR. According to DPR's February 2018 "Final Decision Concerning Reevaluation of Copper Based Antifouling Paint," on June 1, 2010, DPR

commenced reevaluation of products containing the active ingredients copper oxide, copper hydroxide, and cuprous thiocyanate and that are intended for use as AFP (AFP) pesticides (California Notice 2010-03). This reevaluation involved 11 registrants and 209 pesticide products.

DPR placed the before mentioned copper-based AFP pesticide products into reevaluation based on findings from a June 2009 DPR report titled, "Monitoring for Indicators of Antifouling Paint Pollution in California Marinas." The report indicates that dissolved copper concentrations in more than half the water samples taken from salt and brackish water marinas exceeded the US EPA California Toxics Rule chronic water quality standard for copper, a criterion intended to protect aquatic life. In addition, about one-third of the water samples exceeded the acute water quality standard for copper. DPR also observed toxicity to aquatic test organisms in some marina samples that was likely caused by high dissolved copper concentrations.

DPR's report concluded that in salt and brackish water marinas, copper-based AFP pesticide products applied to recreational boat hulls are likely a major source of copper in these areas, particularly during dry-weather periods. Passive leaching of copper-based AFP-painted boat hulls and underwater boat-hull cleaning appear to be the main pathways of copper contamination. Since the California Regional Water Quality Control Board water quality objectives require that "all waters shall be maintained free of toxic substances in concentrations that are toxic to, or that produce detrimental physiological responses in human, plant, animal, or aquatic life," DPR determined additional data were necessary to determine the leaching potential of copper-based AFP and measures to reduce copper loading in marinas in order to protect non-target aquatic organisms.

For the reevaluation, DPR required registrants of copper-based AFPs to submit the following: information identifying the paint type (e.g., ablative, epoxy ester); data characterizing the product's copper leach rate; specific mitigation strategies that reduce dissolved copper concentrations in California salt and brackish water marinas; marina monitoring data; and, information about the impact of in-water hull cleaning activities on copper concentrations in California marinas. During this time, DPR began taking steps, including collaborative mitigation and outreach opportunities with partners, including US EPA, to reduce copper concentrations in California marinas.

Legislative action on copper-based AFPs: During the course of DPR's reevaluation, in 2013, the California Legislature passed, and the Governor Jerry Brown signed, Assembly Bill (AB) 425 (Atkins, Chapter 587, Statutes of 2013), which required DPR, no later than February 1, 2014, to propose a leach rate for copper-based AFPs used on recreational vessels and to recommend mitigation measures to protect the aquatic environment from copper-based AFP exposure.

On January 30, 2014, DPR proposed two maximum allowable leach rates depending on hull cleaning practices, but after a hull cleaning study, utilization of modeling tools (to simulate the fate of copper in typical California marinas), discussions with stakeholders, and accounting for enforcement challenges, DPR determined that establishing a single maximum allowable leach rate of 9.5 µg/cm² /day for copper-based AFP products intended for use on recreational vessels would be the most effective measure to reduce copper contamination in California surface waters.

In early 2016, DPR initiated the rulemaking process, proposing to require registrants of all new copper-based AFP products and coatings to submit copper leach rate data and to establish a

maximum allowable copper leach rate for products used on recreational vessels, and on July 21, 2017, the new copper-based AFP and coatings regulation was filed with the Secretary of State. DPR's final reevaluation decision states that effective January 1, 2018, the copper-based AFP and coatings regulation requires all registrants of new copper-based AFP and coating products to submit copper leach rate data, as specified. Effective July 1, 2018, the regulation establishes a maximum allowable copper leach rate of 9.5 $\mu\text{g}/\text{cm}^2/\text{day}$ for all copper-based AFP and coating products labeled for use on recreational vessels. When issuing the reevaluation, DPR determined no additional mitigation measures were necessary at that point.

This bill: This bill requires DPR to, on or before January 1, 2028, complete another reevaluation of copper-based antifouling boat paint products, and to make the determination to retain, modify, or suspend its standards or to place new appropriate standards on the chemical composition or use of copper-based AFP. This bill also requires, on or before January 1, 2028, CalEPA, the State Water Board, and DPR to collaborate to determine the best methods to address elevated copper concentrations in saltwater harbors, bays, and marinas that are primarily a result of the use of copper-based AFP within the state. Additionally, this bill requires, on or before June 1, 2027, CalEPA, the State Water Board, regional water quality control boards, and DPR to collaborate on, and DPR to finish and release, any active studies related to the effectiveness of low-leach-rate paint and elevated copper concentrations in saltwater harbors, bays, and marinas that are primarily a result of the use of copper-based AFP within the state.

The office of the author explains the problem this bill is attempting to solve as follows: "Current law gives [DPR] the authority to regulate the leach rate for copper-based AFP for use on recreational vessels, and they have the authority to make recommendations for mitigation efforts to protect aquatic environments. The [State Water Board] has the authority to develop and enforce water quality objectives for copper in the bodies of water. DPR has set the leach rate for copper-based AFP 9.5 $\mu\text{g}/\text{cm}^2/\text{day}$ in the State of California, while the California [State Water Board] sets the regulations for how much copper can be within the waterways in harbors... Over the last several years, [the State Water Board] and DPR have issued several conflicting regulations in an attempt to reduce the amount of dissolved copper that is discharged in the harbor. The boats are using paints approved by the DPR, but the waterways and harbors are not reaching those levels."

Alternative hull coatings: According to the Coastal Commission Factsheet, new hull coating alternatives to copper-based antifouling hull paints have been developed in response to water quality concerns. Alternative hull coatings can be classified into two categories: biocide and non-biocide hull coatings. Biocide coatings are designed to slowly release toxic substances such as copper, zinc, fluorine, chlorine, and various organic biocides. Switching from copper to other biocides such as zinc may potentially create water quality problems as well. In addition, there is limited information on the toxicity and long-term environmental impact of Ecomea, a new organic biocide being used in hull paint formulations.

Non-biocide coatings present a hard or slippery surface to deter attachment by fouling organisms. Non-biocide coatings can be classified as either soft or hard. Soft nonbiocide coatings may contain silicon or fluoropolymers that result in a slick surface, making it difficult for fouling organisms to attach. Hard non-biocide coatings may be ceramic or epoxy, and are generally used on racing boats and boats stored out of water. All of these alternatives need to be evaluated to determine whether they have their own deleterious impacts on the aquatic environment.

Arguments in support: The City of Newport Beach writes in support of the bill, "...DPR is tasked with the development, formulation and approval of antifouling bottom paints that will address both concerns above without an unduly significant harmful effect to marine organisms or impact to the overall health of local waterways. The [State Water Board] is focused with meeting water contaminate standards which are often lower than the expected localized discharge level of the bottom paints, even though that same paint is state-authorized to be sold and used in California. The state is enforcing regulatory, copper water quality compliance while concurrently allowing necessary copper-based paints to be sold. This is creating regulatory confusion for coastal harbors and ports, resulting in significant expenditures on studies, areas of unsuccessful/unobtainable compliance, and exposure to threatened actions and/or fines... Under the State Environmental Protection Agency, the DPR and the regional water board act as sister agencies but with different missions, objectives and rules. Their conflicting guidance on compliance has created confusion regarding enforcement which has largely been unjustly directed to local agencies to address. AB 773 attempts to remedy this confusion by bringing all regulatory entities to the table to contemplate and set forth statewide standards on copper-based antifouling boat paint."

Arguments in opposition: None on file.

Related legislation:

- 1) AB 425 (Atkins, Chapter 587, Statutes of 2013). Requires DPR, no later than February 1, 2014, to determine a leach rate for copper-based AFP used on recreational vessels and make recommendations for appropriate mitigation measures that may be implemented to address the protection of aquatic environments from the effects of exposure to that paint if it is registered as a pesticide.
- 2) SB 623 (Kehoe, 2011). As passed by the Assembly Environmental Safety and Toxic Materials Committee, would have restricted the use of copper AFP on recreational vessels. The contents of this bill were later deleted and the bill was amended to include unrelated material.
- 3) SB 346 (Kehoe) Chapter 307, Statutes of 2010). Establishes a phase out of copper in automotive brake pads.

REGISTERED SUPPORT / OPPOSITION:

Support

City of Newport Beach
Recreational Boaters of California

Opposition

None on file.

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