Waterways Council, Inc. 499 S. Capitol Street, SW, Suite 401 Washington, DC 20003 www.waterwayscouncil.org

April 6, 2016

| The Honorable Peter DeFazio           |
|---------------------------------------|
| Ranking Member                        |
| House Transportation & Infrastructure |
| Committee                             |
| 2164 Rayburn House Office Building    |
| Washington, DC 20515                  |
|                                       |
| The Honorable Grace Napolitano        |
| Ranking Member                        |
| House Water Resources & Environment   |
| Subcommittee                          |
| 2164 Rayburn House Office Building    |
|                                       |

Washington, DC 20515

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Dear Chairmen Shuster and Gibbs, and Ranking Members DeFazio and Napolitano:

## U.S. manufacturers, farmers, wholesalers, retailers, importers and exporters, ports, shipyards, labor, national and regional organizations, State agencies, and transportation and logistics providers say NO to tolls or lockage fees on the inland waterways transportation system.

The undersigned 75 organizations wish to express our opposition to the imposition of tolls or lockage fees on the inland waterways transportation system.

We understand that consideration is being given to including a provision in the Water Resources and Development Act (WRDA) of 2016 to authorize the U.S. Army Corps of Engineers to enter into a Public Private Partnership (P3) to rehabilitate or construct locks and dams on a tributary waterway. P3 investors would be granted a multi-year concession to toll lock users to recoup their investment, plus a rate of return.

We are not opposed to appropriate, properly-structured financing to improve the nation's inland waterways transportation system. However, we believe we currently engage in a strong, viable public private partnership with the Corps of Engineers through our dedicated Inland Waterways Trust Fund. Under this partnership, commercial users of the inland waterways system contribute substantial revenues for system modernization and participate in making specific capital investment decisions.

In fact, in 2015, we successfully advocated for a 45% increase to the diesel fuel tax deposited into the Inland Waterways Trust Fund that is matched with public funds for navigation infrastructure investments and improvements. Commercial barge companies and their customers are the <u>only</u> segment of users to pay this tax, while numerous system beneficiaries do not pay: recreational boaters and fishermen, those who receive municipal water supply, hydropower, industrial process and cooling water, flood damage prevention, national security, and irrigation. It is fundamentally unfair to expect one beneficiary group to be burdened with additional, potentially crippling and uncompetitive costs for the waterways system.

Some may point to the success of toll-based Public Private Partnerships in other transportation modes, but there are fundamental differences in waterways' P3 proposals. In the highway program, users have a choice to use the new toll facility capacity, or to continue to use existing, non-tolled roadways. Waterways' P3s remove that choice as there is only one river.

Businesses rely upon efficient and cost-competitive waterways transportation when making locational decisions. If the federal government enables private entities to charge waterways tolls, businesses, farmers, producers, and shippers on those waterways would find themselves at a serious competitive disadvantage.

We urge you to reject efforts to include language in WRDA 2016 to authorize the imposition of new tolls or fees to finance a P3 on the Inland Waterways Transportation System.

Sincerely,

**AEP River Transportation** Alabama State Port Authority Amherst Madison, Inc. American Commercial Barge Line American Iron and Steel Institute American Petroleum Institute American Waterways Operators Archer Daniels Midland Company Blessey Marine Services, Inc. Brownsville Marine Products, LLC **Bunge North America** C&B Marine Campbell Transportation Company, Inc. Canal Barge Company Cargill Caterpillar, Inc. **CF** Industries CGB Enterprises, Inc. **Channel Shipyard Company** Chicago Regional Council of Carpenters CHS. Inc.

Coalition of Alabama Waterways Association Cooper T. Smith **Crounse Corporation** Deloach Marine Services, LLC FirstEnergy Corp. Golding Barge Line, Inc. Gulf Intracoastal Canal Association Hunter Marine Illinois Corn Growers Association Illinois Marine Towing Indiana Corn Growers Association Indiana Soybean Alliance Ingram Barge Company Iowa Corn Growers Association JB Marine Services. Inc. Kentucky Corn Growers Association **Kirby Corporation** LaFargeHolcim Louisville Gas and Electric Company and Kentucky Utilities Marquette Transportation Company, LLC McNational, Inc. Michigan Corn Growers Association Minnesota Corn Growers Association Missouri Corn Growers Association Mulzer Crushed Stone, Inc. Murray American Transportation, Inc. National Association of Manufacturers National Association of State Departments of Agriculture National Corn Growers Association National Council of Farm Cooperatives National Grain and Feed Association National Oilseed Processors Association Ohio Corn & Wheat Growers Association Parker Towing Company, Inc. Pine Bluff Sand & Gravel Company Port of New Orleans Port of Pittsburgh Commission Southern Towing Company St. Louis - Kansas City Carpenters Regional Council Tennessee River Valley Association Tennessee-Cumberland Waterways Council Tennessee-Tombigbee Waterway Development Council The Fertilizer Institute Trinity Marine Products, Inc. Turn Services United Association

Upper Mississippi Waterway Association Upper River Services, LLC Valero Warrior Tombigbee Waterway Association Waterways Association of Pittsburgh Waterways Council, Inc. Wepfer Marine, Inc. Wisconsin Corn Growers Association

cc: Members, House Transportation & Infrastructure Committee