

601 Linden Pl Apt 204
Evanston, IL 60202-5701
(847) 866-7664

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Susan Gibbons <susan.gibbons@comcast.net>
Date: 11/24/13, 8:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]
- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]
- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so

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operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Susan Gibbons
339 Ridge Rd
Barrington, IL 60010-2331
(847) 304-5207

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Lisa Martinez <lisamartinez680@gmail.com>
Date: 11/24/13, 8:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Lisa Martinez
1607 Maple Ter
Lisle, IL 60532-2517
(773) 799-0552

616453

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Hugo Urquizu <sonicsoulb2@gmail.com>
Date: 11/24/13, 8:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Hugo Urquizu
3450 N Lake Shore Dr
Chicago, IL 60657-2874

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Anne Gustafson <gustafson_anne@yahoo.com>
Date: 11/24/13, 8:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

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I urge you to update the regulations to reflect the law.

Sincerely,

Anne Gustafson
601 E Front St
Bloomington, IL 61701-5313

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mark Gillono <mgillono@gmail.com>
Date: 11/24/13, 8:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

618456

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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010457

I urge you to update the regulations to reflect the law.

Sincerely,

Mark Gillono
1896 Sedgewood Ave
Aurora, IL 60503-7322
(630) 566-5996

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Stephan Donovan <stephandonovan@aol.com>
Date: 11/24/13, 8:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

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[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Stephan Donovan
4851 N Bernard St
Chicago, IL 60625-5107
(773) 267-0778

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Patrick Henry <pmhenry@comcast.net>
Date: 11/24/13, 8:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

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616459

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I urge you to update the regulations to reflect the law.

Sincerely,

Patrick Henry
95 Circle Dr W
Montgomery, IL 60538-2527

016467

(630) 859-3646

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: David Glendale <beastmaster64@sbcglobal.net>
Date: 11/24/13, 8:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

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I urge you to update the regulations to reflect the law.

Sincerely,

David Glendale
9521 Brandt Ave
Oak Lawn, IL 60453-3022

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mark Weissman <mdweissmanmd@hotmail.com>
Date: 11/24/13, 8:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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I urge you to update the regulations to reflect the law.

Sincerely,

Mark Weissman
2034 W Potomac Ave
Chicago, IL 60622-3152
(773) 344-1445

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Andrew McLain <afmclain@hotmail.com>

016463

Date: 11/24/13, 8:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

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I urge you to update the regulations to reflect the law.

Sincerely,

Andrew McLain
1n074 Franklin St
Carol Stream, IL 60188-2203
(630) 665-8847

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Leigh Spoehr <leighbeads@aol.com>
Date: 11/24/13, 8:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

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I urge you to update the regulations to reflect the law.

Sincerely,

Leigh Spoehr
230 Valley Rd
Cary, IL 60013-2438

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Christopher Kayser <christopher.kayser88@gmail.com>
Date: 11/24/13, 8:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

016466

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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616467

Sincerely,

Christopher Kayser
2147 Camden Ln
Hanover Park, IL 60133-2999

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Peter Stepaniuk <stepaniuk1961@gmail.com>
Date: 11/24/13, 8:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which

016468

will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Peter Stepaniuk
25w060 Geneva Rd
Carol Stream, IL 60188-2301

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Ellen Anderson <crisj@me.com>
Date: 11/24/13, 8:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

* clarifying chemical disclosure for first responders and medical

010467

emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Ellen Anderson
88 Artists Pl
Carbondale, IL 62903-8300
(618) 549-8467

016470

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jerry Golden <jeribou@hotmail.com>
Date: 11/24/13, 8:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Jerry Golden
307 S. Sherman St
Clinton, IL 61727-2512
(217) 935-0304

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Maureen Hanlon <maureen.hanlon@sbcglobal.net>
Date: 11/24/13, 8:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

* clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use

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of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Maureen Hanlon
8309 Monticello Ave
Skokie, IL 60076-2827
(847) 673-1712

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Merrie Thornburg <merriethorn@gmail.com>
Date: 11/24/13, 8:03 AM
To: illinois.alerts@gmail.com

616473

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]
- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]
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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified

016474

in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Merrie Thornburg
6311 N Wayne Ave
Chicago, IL 60660-1307

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kevin Lamonica <kjlamonica773@gmail.com>
Date: 11/24/13, 8:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and

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not be arbitrarily limited to select "indicator chemicals".
[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Kevin Lamonica
4045 S Richmond St
Chicago, IL 60632-1831

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Steve Rubel <steve@ninehoursaweek.com>
Date: 11/24/13, 8:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Steve Rubel
1739 W Winona St
Chicago, IL 60640-2709

018477

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: "Ahmad Name." <muhammad305@yahoo.com>
Date: 11/24/13, 8:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Ahmad Name.
6360 S Minerva Ave Apt 309
Chicago, IL 60637-3648
(773) 324-9027

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Andrej Tasic <mtosic@comcast.net>
Date: 11/24/13, 8:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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616479

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Andrej Tomic
585 Huntington Cir
Lake Villa, IL 60046-5231

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Leah Bleich <leah.bleich@gmail.com>
Date: 11/24/13, 8:03 AM

016489

To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
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- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

016481

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Leah Bleich
814 Oakland Ave
Urbana, IL 61802-1925
(309) 868-0587

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Virginia Witmer <witml991@gmail.com>
Date: 11/24/13, 8:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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016482

the fines to discourage non-compliance. [Subpart K, Section 245.1120]

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[Subpart F, Section 245.620]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Virginia Witmer
600 S Dearborn St Apt 2216
Chicago, IL 60605-1836
(312) 986-0006

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Patricia Axelrod The Peoples' Advocate <paxelrod1675@yahoo.com>
Date: 11/24/13, 8:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

016483

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Patricia Axelrod The Peoples' Advocate
340 McKinley Ave
Libertyville, IL 60048-2733
(177) 541-2598

Subject: Adopt a Strong LaSalle County Comprehensive Plan
From: Joseh McKeever <mckora@yaoo.com>
Date: 11/24/13, 8:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

LaSalle County Development Committee
IL

We need a LaSalle County Comprehensive Plan that guides our county to a sustainable, responsible future, remaining true to the character and integrity of the land and advocating in the best interests of the citizens it encompasses.

This draft plan needs to strengthen its commitment to the natural environment of LaSalle County to ensure that the plan achieves its goal to "encourage the development of a safe, healthy, orderly, and distinctive living environment."

As a citizen of LaSalle County, I ask that the Comprehensive Plan include the following:

Acknowledges the presence and proliferation of mining operations as a feature of the physical setting and a component of proposed and future land use.

Heighten cooperation with municipalities and work to ensure that county goals are aligned with and followed by local goals.

Protects natural resources, sensitive areas, parks, and waterways through the creation of a countywide greenway network.

Maintain farming as an economic mainstay of the county by limiting incompatible uses in agricultural areas.

Adopt land use, zoning, and development priorities that are based on natural resource constraints and opportunities, particularly streams, lakes, wetlands, and their respective watersheds and recharge areas.

Identifies a goal to establish consistent, measurable standards for

618485

permitting and operation of mineral extraction sites, so that public benefits are maximized, while detrimental effects to the environment are minimized.

Recognize the importance of a healthy environment as vital to recreation and tourism and enhance the integrity of openspaces, waterways, and greenways

We need to prepare for the future of LaSalle County while protecting our environmental resources and the health of our citizens.

Sincerely,

Mr. Joseh McKeever
801 7th St
La Salle, IL 61301-1901
(708) 423-5706

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Andrew Grant <tpogrant@gmail.com>
Date: 11/24/13, 8:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

* clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

016435

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Andrew Grant
1237 Boeger Ave
Westchester, IL 60154-3401

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Karen Aram <karenaram@hotmail.com>
Date: 11/24/13, 8:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool

010487

IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

616489

I urge you to update the regulations to reflect the law.

Sincerely,

Karen Aram
803 E Green St
Urbana, IL 61802-3411
(217) 377-4897

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Laura Cleveland <lcleve39@sbcglobal.net>
Date: 11/24/13, 8:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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010489

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Laura Cleveland
175 W Burlington St
Riverside, IL 60546-1901

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: John Barnwell <barny.barnwell@gmail.com>
Date: 11/24/13, 8:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not

016490

provide baseline protections intended. Strengthen the rules by:

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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

John Barnwell
125 Faye St
Farmersville, IL 62533-7854
(217) 227-3570

016401

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Linda Kelly <linkev2764@sbcglobal.net>
Date: 11/24/13, 8:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * requiring all high volume hydraulic fracturing operations to be

016492

subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Linda Kelly
334 Hillandale St
Round Lake, IL 60073-3318

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Robert Eggert <eggspand@yahoo.com>
Date: 11/24/13, 8:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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010493

flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Robert Eggert
8425 Dolfor Cv
Burr Ridge, IL 60527-8370
(630) 789-6426

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Meredith Tucker <mct048@ameritech.net>
Date: 11/24/13, 8:04 AM
To: illinois.alerts@gmail.com

010494

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

016495

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Meredith Tucker
498 Inverway
Inverness, IL 60067-4350

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Dianna Damkoehler <dddamkl@ilstu.edu>
Date: 11/24/13, 8:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

018496

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals".
[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Dianna Damkoehler
19350 Woodland Trl
Bloomington, IL 61705-5251
(309) 378-0063

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Judith Rosenlund <yogaj@comcast.net>
Date: 11/24/13, 8:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

016497

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Judith Rosenlund
9138 S 52nd Ct
Oak Lawn, IL 60453-1663
xxxxxxxxxx

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Elizabeth Shanahan <shanahanlm@sbcglobal.net>
Date: 11/24/13, 8:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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018493

Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Elizabeth Shanahan
922 William St
River Forest, IL 60305-1457
(708) 771-9502

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Raymond & Christine Gicela <crayg@att.net>
Date: 11/24/13, 8:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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I urge you to update the regulations to reflect the law.

Sincerely,

Raymond & Christine Gicela
28w660 Hickory Ln
West Chicago, IL 60185-2434
(630) 231-8382

010501

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jim Stuhlmacher <jim@stuhlmacher.us>
Date: 11/24/13, 8:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

016502

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Jim Stuhlmacher
1580 N Blanchard Ct
Wheaton, IL 60187-3761

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jacob Kasparian <j.kasparian@sbcglobal.net>
Date: 11/24/13, 8:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

* clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete,

016503

in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Jacob Kasparian
437 N 6th Ave
Addison, IL 60101-2465
(630) 543-4673

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jim Wies <watchman21@sbcglobal.net>
Date: 11/24/13, 8:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

010504

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and

communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Jim Wies
627 Parkshore Dr
Shorewood, IL 60404-9764
(815) 741-9424

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Lloyd Shaw <shawvet@hotmail.com>
Date: 11/24/13, 8:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and

010596

not be arbitrarily limited to select "indicator chemicals".
[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Lloyd Shaw
1010 Rose Ct
Woodstock, IL 60098-3040
(815) 338-5352

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jim Aguirre <jimaguir@aol.com>
Date: 11/24/13, 8:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed

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to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Jim Aguirre
243 N Elm Ave

018598

Elmhurst, IL 60126-2647
(630) 279-8568

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: John Imperial <johnimperial@sbcglobal.net>
Date: 11/24/13, 8:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

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thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

John Imperial
1108 W North Shore Ave
Chicago, IL 60626-4688
(773) 508-0751

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Abel Rivera <abel18620@comcast.net>
Date: 11/24/13, 8:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

* clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section

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245.730]

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

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* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Abel Rivera
2414 W 36th St
Chicago, IL 60632-1007
(773) 843-4241

616311

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Barbara Aguirre <jimaguir@aol.com>
Date: 11/24/13, 8:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

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- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the

018512

public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Barbara Aguirre
243 N Elm Ave
Elmhurst, IL 60126-2647
(630) 279-8568

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Karla Klueter <cederkleeder@yahoo.com>
Date: 11/24/13, 8:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Karla Klueter
6829 Sparrow Ln
Carbondale, IL 62902-0943
(770) 883-5419

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Robert Roberson <roberson@me.com>
Date: 11/24/13, 8:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

016514

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

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016515

I urge you to update the regulations to reflect the law.

Sincerely,

Robert Roberson
PO Box 66
Richview, IL 62877-0066
(618) 660-9983

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Shane Conger <sconger60@gmail.com>
Date: 11/24/13, 8:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals".

018516

[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Shane Conger
416 S Santa Fe Ave
Princeville, IL 61559-9200
(309) 385-4615

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Elizabeth Brumann <brumanne59@yahoo.com>
Date: 11/24/13, 8:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish

616517

baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

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- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Elizabeth Brumann
6244 W Barry Ave
Chicago, IL 60634-4031

616513

(773) 237-9873

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Luz Bustamante <luzbustamante@ameritech.net>
Date: 11/24/13, 8:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

010519

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Luz Bustamante
123 S Fairview Ave
Park Ridge, IL 60068-4017

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Marcy Carr <marcycarr@sbcglobal.net>
Date: 11/24/13, 8:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

* clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

016627

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Marcy Carr
334 S Walnut St
Bensenville, IL 60106-2663

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Christopher Riff <chrisriff@aol.com>
Date: 11/24/13, 8:32 AM

016521

To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]
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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

016522

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Christopher Riff
2930 N Commonwlth Ave Apt 404
Chicago, IL 60657-6220

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Rick Canning <rickcanning@yahoo.com>
Date: 11/24/13, 8:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

010523

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals".
[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Rick Canning
548 S Randall Rd
Aurora, IL 60506-5381

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Claude Pettis <claude.pettis@gmail.com>
Date: 11/24/13, 8:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

016524

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

018525

Claude Pettis
2386 S Goebbert Rd Apt 1043
Arlington Heights, IL 60005-5142
(443) 413-7320

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Clifford Rot <drcliffrot@gmail.com>
Date: 11/24/13, 8:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]
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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies.

016326

Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Clifford Rot
1005 Meadow Ln
Elgin, IL 60123-1429
(847) 742-6478

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: David Larsen <dave_larsen@frontier.com>
Date: 11/24/13, 8:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

* clarifying chemical disclosure for first responders and medical

016527

emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

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* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

David Larsen
102 Augusta Ave Apt 203
Dekalb, IL 60115-3165
(815) 754-6452

016523

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mary Derbick-Johnson <jamiej2u@sbcglobal.net>
Date: 11/24/13, 8:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

016529

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Mary Derbick-Johnson
1930 N Harlem Ave
Elmwood Park, IL 60707-3742
(708) 456-1129

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Bethanne Portala <b_portala@hotmail.com>
Date: 11/24/13, 8:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Bethanne Portala
1301 Ivy Ln
Naperville, IL 60563-0495

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kathleen Parish <kathleenparish@gmail.com>
Date: 11/24/13, 8:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

018531

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Kathleen Parish
325 Coyne St
Bourbonnais, IL 60914-1803
(815) 931-4556

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Philip Young <pjyoung76@yahoo.com>
Date: 11/24/13, 8:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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[Subpart F, Section 245.620]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Philip Young
6702 Double Eagle Dr Apt 207
Woodridge, IL 60517-5442

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Terri Wilson <terriwilsonstyle@sbcglobal.net>
Date: 11/24/13, 8:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Terri Wilson
3225 W Pierce Ave
Chicago, IL 60651-2454

010535

(773) 342-4448

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Gloria Camcan <glocamcam@gmail.com>
Date: 11/24/13, 8:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

016536

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Gloria Camcan
3731 W Windsor Ave
Chicago, IL 60625-5960
(773) 599-8578

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jean Phillips <dcfnb.96@sbcglobal.net>
Date: 11/24/13, 8:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

* clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

016537

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Jean Phillips
3417 Campbell St
Rolling Meadows, IL 60008-1420
(847) 870-8818

Subject: Strengthen the High Volume Hydraulic Fracturing Rules

018533

From: Michael Bennett <mbennett60657@sbcglobal.net>
Date: 11/24/13, 8:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require

016539

significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Michael Bennett
720 S Dearborn St Apt 901
Chicago, IL 60605-3835
(312) 753-5373

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Rich Hendricks <hendrx5@grics.net>
Date: 11/24/13, 8:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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616547

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

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* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Rich Hendricks
12197 Sunset Dr
Manito, IL 61546-8817
(309) 545-0000

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Lisa Valiente <lvaliente@joliet.easterseals.com>
Date: 11/24/13, 8:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool

016541

IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

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016542

I urge you to update the regulations to reflect the law.

Sincerely,

Lisa Valiente
237 Picardy Ln
Bolingbrook, IL 60440-4531
(708) 715-8436

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Robert` Slimmer <rws1659@gmail.com>
Date: 11/24/13, 8:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

016343

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Robert` Slimmer
7709 Kolmar Ave
Skokie, IL 60076-3654
(847) 972-1074

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: joe swierkosz <joeswierkosz@sbcglobal.net>
Date: 11/24/13, 8:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not

016544

reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

joe swierkosz
633 N Maple Ave
Palatine, IL 60067-2236
(847) 963-0197

016045

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Eileen Kilroy <eileenkilroy@aol.com>
Date: 11/24/13, 8:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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018548

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Eileen Kilroy
6221 N Niagara Ave
Chicago, IL 60631-2141
(773) 631-5057

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Enza Vicari <enzavicari@gmail.com>
Date: 11/24/13, 8:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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618547

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Enza Vicari
10510 W Fullerton Ave
Melrose Park, IL 60164-1861
(847) 455-8772

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Maria Gonzalez <tracyg36@gmail.com>

010548

Date: 11/24/13, 8:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

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- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public

018549

process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Maria Gonzalez
5117 N East River Rd Unit 1g
Chicago, IL 60656-2634
(555) 555-5555

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Virginia Witmer <witml991@gmail.com>
Date: 11/24/13, 8:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to

016350

comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

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[Subpart F, Section 245.620]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Virginia Witmer
600 S Dearborn St Apt 2216
Chicago, IL 60605-1836
(312) 986-0006

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Robin Pinsof <pin7rm@aol.com>
Date: 11/24/13, 8:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

018551

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

618552

Sincerely,

Robin Pinsof
2784 Fort Sheridan Ave
Highland Park, IL 60035-1417
(847) 433-3138

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: William Lorch <jetphixer@gmail.com>
Date: 11/24/13, 8:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

William Lorch
816 Douglas St
Joliet, IL 60435-6067
(815) 723-7854

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Terry Clark <tclark@igrc.org>
Date: 11/24/13, 8:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not

018554

provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Terry Clark
1460 Sedona Ave
Aurora, IL 60504-3701
(217) 622-0350

016355

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Angie Affolter <angieaffolter@aol.com>
Date: 11/24/13, 8:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be

subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Angie Affolter
1650 Winston Ct
Mundelein, IL 60060-3372
(847) 949-7236

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: John Lucia <johnluchia5039@comcast.net>
Date: 11/24/13, 8:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

* clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

* eliminating potential abuse of emergency pits. First, require that

018557

drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

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* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

John Lucia
520 E Frye Ave
Peoria, IL 61603-2542
(309) 681-1451

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Maria Villalpando <m.e.villalpando@gmail.com>
Date: 11/24/13, 8:33 AM

016553

To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]
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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

018559

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Maria Villalpando
4323 N Bell Ave Fl 2
Chicago, IL 60618-1609
(773) 267-3427

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mary Cray <mjcray@yahoo.com>
Date: 11/24/13, 8:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase

010560

the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals".
[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Mary Cray
63 N Cowley Rd
Riverside, IL 60546-2041
(708) 442-9159

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Sharon Davidson <davidsonsharon@rocketmail.com>
Date: 11/24/13, 8:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

010561

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

616562

Sincerely,

Sharon Davidson
13203 N Caroline St
Chillicothe, IL 61523-9299
(309) 579-2814

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: W Roggeveen <gerlda@sbcglobal.net>
Date: 11/24/13, 8:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

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- * defining threshold questions. Use of foams and gases in base fluids

reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

W Roggeveen
111 W County Line Rd
Barrington, IL 60010-9613
(847) 658-5654

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Cara Ammon <clammon@yahoo.com>
Date: 11/24/13, 8:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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I urge you to update the regulations to reflect the law.

Sincerely,

Cara Ammon
4556 N Beacon St # 3
Chicago, IL 60640-5519
(773) 769-3550

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Cara Ammon <clammon@yahoo.com>
Date: 11/24/13, 8:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

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I urge you to update the regulations to reflect the law.

Sincerely,

Cara Ammon
4556 N Beacon St # 3
Chicago, IL 60640-5519
(773) 769-3550

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Millicent Lentz <sunnyhope@att.net>
Date: 11/24/13, 8:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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018567

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Millicent Lentz
7791 Bristol Park Dr Unit 3se
Tinley Park, IL 60477-8540
(708) 429-4578

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Beth & Christopher Graham <bethng.graham@att.net>
Date: 11/24/13, 8:33 AM
To: illinois.alerts@gmail.com

016368

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

010569

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Beth & Christopher Graham
1302 James St
Geneva, IL 60134-1922
(630) 845-2668

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: M Griffin <griffin-m@sbcglobal.net>
Date: 11/24/13, 8:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

616570

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals".

[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

M Griffin
5308 S Ashland Ave
Countryside, IL 60525-2836

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Maria Villalpando <m.e.villalpando@gmail.com>
Date: 11/24/13, 8:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

018571

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Maria Villalpando
4323 N Bell Ave Fl 2
Chicago, IL 60618-1609
(773) 267-3427

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Viktoria Ford <viktorioford@gmail.com>
Date: 11/24/13, 8:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]
- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]
- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies.

016573

Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Viktoria Ford
4 Burnett Cir
Urbana, IL 61801-5806

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: David Wilcox <wilcox david3@outlook.com>
Date: 11/24/13, 8:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

* clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to

018574

access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

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* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

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* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

David Wilcox
3 E Ash St Apt E
Lombard, IL 60148-2642
(331) 551-2012

018575

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Timothy Gittings <revstyle@yahoo.com>
Date: 11/24/13, 8:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Timothy Gittings
3738 W Shakespeare Ave
Chicago, IL 60647-3429
(773) 486-8202

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Barbara Dufek <tertle2you@yahoo.com>
Date: 11/24/13, 8:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use

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of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Barbara Dufek
17425 Bruce Cir
Homer Glen, IL 60491-8263

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: John Martin <john.martin@alumni.ilstu.edu>
Date: 11/24/13, 8:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

016578

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and

communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

John Martin
16845 Head Ave
Hazel Crest, IL 60429-1309

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Susan Burt <susanburt1620@gmail.com>
Date: 11/24/13, 8:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals".

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[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Susan Burt
602 Normal Ave
Normal, IL 61761-1528
(309) 888-2704

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Thomas Olmsted <tolmsted@gmail.com>
Date: 11/24/13, 8:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish

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baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Thomas Olmsted
2532 W Lyndale St
Chicago, IL 60647-3113

016552

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Al Trutter <trutteral@comcast.net>
Date: 11/24/13, 8:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Al Trutter
PO Box 75
Glenarm, IL 62536-0075
(217) 483-2501

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Steph Glasgow <fragmentdesign1@gmail.com>
Date: 11/24/13, 8:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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016584

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

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* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Steph Glasgow
14 Palm Rd
Roleystone, IL 61112
(628) 944-4367

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Ira Abrams <iraabrams@att.net>

Date: 11/24/13, 8:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

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- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public

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process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Ira Abrams
5441 S Kenwood Ave Apt 3
Chicago, IL 60615-5484
(773) 752-0245

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kristi Sanfird <kristi@ajustharvest.org>
Date: 11/24/13, 8:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to

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comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Kristi Sanfird
1436 W Jonquil Ter
Chicago, IL 60626-6117

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Monica Yaun <mjyaun@yahoo.com>
Date: 11/24/13, 8:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

010588

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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I urge you to update the regulations to reflect the law.

010389

Sincerely,

Monica Yaun
996 Beverly Pl
Lake Forest, IL 60045-3907

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Cathy Tamraz <jacotillie@aol.com>
Date: 11/24/13, 8:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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010597

will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Cathy Tamraz
9032 Mango Ave
Morton Grove, IL 60053-2542

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Deborah Schechter <deborahschechter@aol.com>
Date: 11/24/13, 8:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Deborah Schechter
6647 N Richmond St
Chicago, IL 60645-4210
(773) 633-8373

018592

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mike Warner <joshua529@comcast.net>
Date: 11/24/13, 8:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Mike Warner
160 E Pleasant Ln
Lombard, IL 60148-2019

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jacquelyn Seaman <jackieseaman@sbcglobal.net>
Date: 11/24/13, 9:01 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Jacquelyn Seaman
2107 Sherman Ave Apt A
Evanston, IL 60201-6116
(847) 492-0818

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Bruce & June Burkey <burkey@taylorlaw.net>
Date: 11/24/13, 9:01 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

016595

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and

010086

communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Bruce & June Burkey
15354 N Cardinal Dr
Effingham, IL 62401-7663
(217) 868-9131

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: "Dr. Sharon Kissane" <kissanecom@sbcglobal.net>
Date: 11/24/13, 9:01 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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not be arbitrarily limited to select "indicator chemicals".
[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Dr. Sharon Kissane
15 Turning Shore Dr
South Barrington, IL 60010-9597
(847) 381-7192

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Ben Ogren <bogren49@hotmail.com>
Date: 11/24/13, 9:01 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed

010583

to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Ben Ogren
4209 Ravine Dr

010399

Crystal Lake, IL 60012-3018
(815) 455-1908

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: John Mccarthy <tannermccarthy@yahoo.com>
Date: 11/24/13, 9:01 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

John Mccarthy
1017 Oakwood Dr
Westmont, IL 60559-1039
(630) 850-7752

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Ralph Fowler <ralphefowler@yahoo.com>
Date: 11/24/13, 9:01 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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245.730]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Ralph Fowler
9604 Beech Ave
Crystal Lake, IL 60014-4831

Subject: Strengthen the High Volume Hydraulic Fracturing Rules

018602

From: A Rake <arake37826@aol.com>
Date: 11/24/13, 9:01 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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I urge you to update the regulations to reflect the law.

Sincerely,

A Rake
wellington
Mundelein, IL 60060-1783

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Chuck Schwartz <chuck72@att.net>
Date: 11/24/13, 9:01 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

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comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Chuck Schwartz
242 Kenmore Ave
Deerfield, IL 60015-4745
(847) 444-0024

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Marilyn Havlik <mjhavlik@comcast.net>
Date: 11/24/13, 9:01 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

616695

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

010006

Sincerely,

Marilyn Havlik
3514 Hollywood Ave
Brookfield, IL 60513-1716

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Patrick Dunlap <patdl047@aol.com>
Date: 11/24/13, 9:01 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids

reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Patrick Dunlap
414 Evergreen Cir
Gilberts, IL 60136-4054
(847) 697-0632

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Bonita Staas <51940@aeroinc.net>
Date: 11/24/13, 9:01 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

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* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Bonita Staas
11294 N Henderson Rd
Orangeville, IL 61060-9676
(815) 789-4060

010009

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Natalie Watson <kwan.myong@gmail.com>
Date: 11/24/13, 9:01 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]
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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to

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be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Natalie Watson
820 Oakton St Apt 3c
Evanston, IL 60202-2842
(617) 460-6338

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Al Qualiardi <alqjr@comcast.net>
Date: 11/24/13, 9:01 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Al Qualiardi
135 Palm Dr
Barrington, IL 60010-4929
(847) 381-6295

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Debra Ramai <dbramai@gmail.com>
Date: 11/24/13, 9:01 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

616613

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Debra Ramai
39603 Orchard Bluff Ln
Wadsworth, IL 60083-9115
(847) 875-1810

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Karen Ann Miller <monaandkaren@gmail.com>
Date: 11/24/13, 9:01 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals".
[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Karen Ann Miller
3822 Madison Ave
Brookfield, IL 60513-1562

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Nancy & Vernon Wedow <nvwedow@sbcglobal.net>
Date: 11/24/13, 9:01 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

616615

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Nancy & Vernon Wedow
228 N Middleton Ave
Palatine, IL 60067-4856
(847) 359-3077

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Amalie Callahan <amalie.callahan@gmail.com>
Date: 11/24/13, 9:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Amalie Callahan
1522 36th St
Rock Island, IL 61201-3051
(309) 786-8377

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mehdi Vakili <mehdi.vakili@gmail.com>
Date: 11/24/13, 9:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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016618

emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Mehdie Vakili
216 Franklin St
Waukegan, IL 60085-4031
(847) 226-4957

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Joyce Case <jr46case@yahoo.com>
Date: 11/24/13, 9:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Joyce Case
38w322 Berquist Dr
Geneva, IL 60134-6139

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: William Hess <enkidol@charter.net>
Date: 11/24/13, 9:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

William Hess
413 Scott St
Edwardsville, IL 62025-1539
(618) 920-1375

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Gail Reed <gailreed42@gmail.com>
Date: 11/24/13, 9:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

016022

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]
- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]
- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and

communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Gail Reed
600 James Ct
Herrin, IL 62948-4054
(618) 727-1322

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Roger Barton <rogpamb7730@ameritech.net>
Date: 11/24/13, 9:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and

016524

not be arbitrarily limited to select "indicator chemicals".
[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Roger Barton
7730 W Kenton Ct
Frankfort, IL 60423-6978

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Barbara Gillies <bagillies3620@att.net>
Date: 11/24/13, 9:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish

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baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]
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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Barbara Gillies
3620 N Troy St
Chicago, IL 60618-4516

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kitty Hopper <klh@mindspring.com>
Date: 11/24/13, 9:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
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* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Kitty Hopper
1835 N Whipple St
Chicago, IL 60647-5005
(773) 276-4066

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Steven Weil <smweilhermes@comcast.net>
Date: 11/24/13, 9:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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616528

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

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* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Steven Weil
721 McClaran Ave
Aurora, IL 60506-5617
(630) 578-5176

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Anah McMahon <anahmc@yahoo.com>

616629

Date: 11/24/13, 9:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public

616637

process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Anah McMahon
1000 Geneva Rd Apt 4b
Saint Charles, IL 60174-4237

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Andy Alper <andyalper@gmail.com>
Date: 11/24/13, 9:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase

010531

the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Andy Alper
1837 W Fulton St
Chicago, IL 60612-2511

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Brad Hanahan <bradhanahan@hotmail.com>
Date: 11/24/13, 9:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

016537

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

616533

Brad Hanahan
1019 Havenwood Ln
Libertyville, IL 60048-2526
(847) 404-2677

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Christie Young <birdogart@att.net>
Date: 11/24/13, 9:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Christie Young
3989 Yann Rd
Marine, IL 62061-1221
(618) 887-9176

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mike Dotson <snorlaxmd@yahoo.com>
Date: 11/24/13, 9:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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* clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Mike Dotson
102 Anderson St Apt B
Carterville, IL 62918-1202
(618) 889-5337

616636

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Tom Cordaro <cordarotom@gmail.com>
Date: 11/24/13, 9:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Tom Cordaro
1450 Green Trails Dr
Naperville, IL 60540-8359

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Erica Morrisette <ericamorrisette@sbcglobal.net>
Date: 11/24/13, 9:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be

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removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Erica Morrisette
6712 41st St
Stickney, IL 60402-4160

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Lisa Saunders <jolisryky@att.net>
Date: 11/24/13, 9:03 AM
To: illinois.alerts@gmail.com

016639

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified

010047

in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Lisa Saunders
1300 Riverwood Dr
Algonquin, IL 60102-3813

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Randy Howe <goodtogo717@hotmail.com>
Date: 11/24/13, 9:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and

018641

not be arbitrarily limited to select "indicator chemicals".
[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Randy Howe
1521 Dairy Ln
Ottawa, IL 61350-4762

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Brandon Lahbrook <deoful_odian@yahoo.com>
Date: 11/24/13, 9:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish

018542

baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]
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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Brandon Lahbrook
159 Clinmar Pl Apt 1
Centralia, IL 62801-5414

016543

(618) 267-5535

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: C Beaudoin <cbbeaudoin@yahoo.com>
Date: 11/24/13, 9:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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618644

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

C. Beaudoin
3470 N Lake Shore Dr Apt 26b
Chicago, IL 60657-2892

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: George Monroe <gm1580@sbcglobal.net>
Date: 11/24/13, 9:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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018645

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

George Monroe
1580 Sherman Ave
Apt 305
Evanston, IL 60201-4482
(847) 424-0096

Subject: Strengthen the High Volume Hydraulic Fracturing Rules

016646

From: Laura Goetz <legoetz@hotmail.com>
Date: 11/24/13, 9:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require

significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Laura Goetz
5318 N Melvina Ave
Chicago, IL 60630-1047
(773) 775-8656

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Wendy Burgess <wenburg3@yahoo.com>
Date: 11/24/13, 9:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Wendy Burgess
630 Cedar St
Park Ridge, IL 60068-3304

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: John Stainthorp <stainthorp@aol.com>
Date: 11/24/13, 9:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

018549

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

John Stainthorp
1247 W Columbia Ave
Chicago, IL 60626-4323
(773) 274-1151

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Paige Temple <paigetemple@sbcglobal.net>
Date: 11/24/13, 9:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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016651

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Paige Temple
2426 W Greenleaf Ave Apt 1
Chicago, IL 60645-3323
(773) 973-7391

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Helena Lafferty <helena.lafferty@comcast.net>
Date: 11/24/13, 9:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not

010652

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Helena Lafferty
38 Woodland Trl
Rochester, IL 62563-9556

016653

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Rick Peeples <rpeeples@rcn.com>
Date: 11/24/13, 9:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Rick Peeples
6150 N Kenmore Ave Apt 12a
Chicago, IL 60660-2719

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Thomas Bauer <tomhaybauer@yahoo.com>
Date: 11/24/13, 9:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Thomas Bauer
340 W Diversey Pkwy Apt 1118
Chicago, IL 60657-6243
(773) 248-1779

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Buzz Alpert <keelerbarracks@yahoo.com>
Date: 11/24/13, 9:03 AM
To: illinois.alerts@gmail.com

016656

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However,

616657

failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Buzz Alpert
7220 N Keeler Ave
Lincolnwood, IL 60712-2021

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jennine Searcy <jjmsl@comcast.net>
Date: 11/24/13, 9:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should

extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals".
[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Jennine Searcy
717 Girard St
Metropolis, IL 62960-1925

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Arlene Wisz <colinchick@hotmail.com>
Date: 11/24/13, 9:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed

616653

to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Arlene Wisz
900 Cedar Ridge Ln

018867

Richton Park, IL 60471-2257
(170) 874-8209

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Pamela Meier <pamela.meier@outlook.com>
Date: 11/24/13, 9:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

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016661

thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Pamela Meier
430 Garnett Ave
Winthrop Harbor, IL 60096-1127

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Sarah Mulholland <smulhol@siue.edu>
Date: 11/24/13, 9:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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016662

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Sarah Mulholland
1463 Laurel Ave
Greenville, IL 62246-2809
(618) 664-4527

Subject: Strengthen the High Volume Hydraulic Fracturing Rules

016663

From: Carla Womack <crussol1957@yahoo.com>
Date: 11/24/13, 9:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require

significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Carla Womack
2601 Lynnville Ct
Lindenwood, IL 61049-9721
(815) 393-3479

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Sarah Mulholland <smulhol@siue.edu>
Date: 11/24/13, 9:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Sarah Mulholland
1463 Laurel Ave
Greenville, IL 62246-2809
(618) 664-4527

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Cliff and Ann Joseph <cliffann6@att.net>
Date: 11/24/13, 9:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool

016686

IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

616667

I urge you to update the regulations to reflect the law.

Sincerely,

Cliff and Ann Joseph
10137 S Avenue M
Chicago, IL 60617-5925
(773) 978-1924

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Elaine Soble <eksoble@gmail.com>
Date: 11/24/13, 9:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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016668

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Elaine Soble
910 S Michigan Ave Apt 1401
Chicago, IL 60605-2286
(312) 583-9766

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Marilyn Mason <grinmarilyn@comcast.net>
Date: 11/24/13, 9:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not

016669

reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Marilyn Mason
1508 Hinman Ave
Evanston, IL 60201-4664
(847) 491-0986

016670

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: J Priske <jlpriske@att.net>
Date: 11/24/13, 9:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

J Priske
4700 N Council Hill Rd
Galena, IL 61036-9753
(815) 777-2975

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Marc Pokempner <marc@pokempner.net>
Date: 11/24/13, 9:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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616672

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Marc Pokempner
1453 W Addison St
Chicago, IL 60613-3729
(773) 525-4567

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Marsha Chomko <mmchomko@netscape.net>

016673

Date: 11/24/13, 9:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public

018674

process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Marsha Chomko
2739 Sunset Dr
Granite City, IL 62040-5832

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jacqueline Crow <jacrow@gmail.com>
Date: 11/24/13, 9:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals".
[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Jacqueline Crow
PO Box 9393
Peoria, IL 61612-9393
(309) 360-6886

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jeff Green <jeffgreen54@att.net>
Date: 11/24/13, 9:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

016676

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

616677

Sincerely,

Jeff Green
102 S Maple St
Frankfort, IL 60423-1414
(815) 469-5334

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Carol Bruns <carolmkt@aol.com>
Date: 11/24/13, 9:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * defining threshold questions. Use of foams and gases in base fluids

016678

reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Carol Bruns
956 Lange Ave
Beecher, IL 60401-3704
(708) 946-1314

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mark Miklavcic <markmiklavcic@hotmail.com>
Date: 11/24/13, 9:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

616679

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* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

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* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Mark Miklavcic
306 Desoto St Apt 6
Ottawa, IL 61350-1457

016680

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Dwight Schrodtt <daschrodtt@comcast.net>
Date: 11/24/13, 9:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to

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be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Dwight Schrodt
206 W McDonough St
Macomb, IL 61455-2831

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: James Petersen <iuoejim@hotmail.com>
Date: 11/24/13, 9:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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016682

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

James Petersen
1274 Clare Ct
Carol Stream, IL 60188-6011

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kolleen Asaad <kolleenja@sbcglobal.net>
Date: 11/24/13, 9:04 AM
To: illinois.alerts@gmail.com

016683

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

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016684

in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Kolleen Asaad
122 Mapleleaf Dr
Catlin, IL 61817-9646
(217) 427-5507

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Janice Duplex <jrd_60563@yahoo.com>
Date: 11/24/13, 9:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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[Subpart F, Section 245.620]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Janice Duplex
1212 Heatherton Dr
Naperville, IL 60563-2229

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Marlene Powers <marlene1820@comcast.net>
Date: 11/24/13, 9:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed

016686

to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Marlene Powers
1820 E Wood Ln

616687

Mount Prospect, IL 60056-1756
(847) 376-8093

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Scott Schechter <sschechter@sbcglobal.net>
Date: 11/24/13, 9:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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016683

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Scott Schechter
4830 N Bell Ave
Chicago, IL 60625-1908

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Barbara Davidson <mbbdsing2@comcast.net>
Date: 11/24/13, 9:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Barbara Davidson
2317 W Sherman Ave
West Peoria, IL 61604-5420
(309) 676-6002

Subject: Strengthen the High Volume Hydraulic Fracturing Rules

016697

From: Bonnie Serone <bonnie.serone@comcast.net>
Date: 11/24/13, 9:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]
- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]
- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require

016691

significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Bonnie Serone
24 Cameron Ct
Bloomington, IL 61704-8330

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: June Hershey <junehershey@gmail.com>
Date: 11/24/13, 9:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to

616692

comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

June Hershey
117 Fernwood Dr
Naperville, IL 60540-7303

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jerome Rickert <jprbem@me.com>
Date: 11/24/13, 9:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

016693

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

616694

Sincerely,

Jerome Rickert
21 Spinning Wheel Rd Apt 15k
Hinsdale, IL 60521-7631
(630) 323-2623

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: John Shackelford <jtshack@gmail.com>
Date: 11/24/13, 9:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * defining threshold questions. Use of foams and gases in base fluids

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reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

John Shackelford
1744 Circuit Dr
Round Lake Beach, IL 60073-3803
(847) 380-9258

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Noreen Lassandrello <noreenlas@yahoo.com>
Date: 11/24/13, 9:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

016696

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Noreen Lassandrello
307 Briargate Ter
Hinsdale, IL 60521-2819
(630) 325-5502

018697

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mike Reed <windsorp@gmail.com>
Date: 11/24/13, 9:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to

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be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Mike Reed
PO Box 421
Sheridan, IL 60551-0421

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Daniel Pepin <pdiverdan@aol.com>
Date: 11/24/13, 9:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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016699

removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Daniel Pepin
1219 Howe St
Batavia, IL 60510-8927
(630) 937-4086

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mary Hagele <mchagele@sbcglobal.net>
Date: 11/24/13, 9:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However,

016701

failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Mary Hagele
9236 Harding Ave
Evanston, IL 60203-1516

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Patricia Michaels <pattymichaels@me.com>
Date: 11/24/13, 9:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should

616702

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[Subpart F, Section 245.620]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Patricia Michaels
3442 Rfd
Long Grove, IL 60047-8106
(847) 550-9820

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Robert Weld <sharpedge3@att.net>
Date: 11/24/13, 9:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in

016703

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- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Robert Weld

016704

2234 Clifton Pl
Hoffman Estates, IL 60169-2407
(847) 843-1917

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Peter Ayres <peter_yrs@yahoo.com>
Date: 11/24/13, 9:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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016705

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I urge you to update the regulations to reflect the law.

Sincerely,

Peter Ayres
25w640 Indian Hill Woods
Naperville, IL 60563-1468
(630) 505-9695

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: David Ham <email@davidham.com>
Date: 11/24/13, 9:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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016706

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* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

David Ham
4835 Prospect Ave
Downers Grove, IL 60515-3713
(630) 297-1273

616787

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Melissa Berkshire <melberk@aol.com>
Date: 11/24/13, 9:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Melissa Berkshire
6105 N Talman Ave
Chicago, IL 60659-2744

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Nicholas Wilson <spacemodular@gmail.com>
Date: 11/24/13, 9:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

* clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete,

018789

in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Nicholas Wilson
5818 W Superior St
Chicago, IL 60644-1044

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Ruth Kopala <ruthkop@sbcglobal.net>
Date: 11/24/13, 9:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

016710

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]
- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

018711

I urge you to update the regulations to reflect the law.

Sincerely,

Ruth Kopala
317 E Elm Ave
La Grange, IL 60525-6427
(708) 579-0221

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Lindsay Atnip <lmatnip@gmail.com>
Date: 11/24/13, 9:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals".

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[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Lindsay Atnip
1648 E 54th St Apt 2c
Chicago, IL 60615-5792

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Sonja Chan <sonjwal@gmail.com>
Date: 11/24/13, 9:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not

016713

reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]
- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]
- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Sonja Chan
944 W Walnut St
Kankakee, IL 60901-4645
(815) 937-5758

016714

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Judy Merrick <jhmerrick@comcast.net>
Date: 11/24/13, 9:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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016715

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Judy Merrick
5528 Ranier Dr
Lisle, IL 60532-2063
(630) 663-0699

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Barbara Lyons <barbaralyons1@mac.com>
Date: 11/24/13, 9:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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016716

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Barbara Lyons
1414 Hinman Ave
Evanston, IL 60201-4761
(847) 475-1536

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Marianne Amann <amannm@yahoo.com>

618717

Date: 11/24/13, 9:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public

616718

process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Marianne Amann
39450 N Gudrun Ave
Ingleside, IL 60041-9509
(847) 740-4660

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Richard Katz <dr.katz@att.net>
Date: 11/24/13, 9:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to

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comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

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* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Richard Katz
408 Barton Ave
Evanston, IL 60202-3303
(847) 492-0703

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jeff Payne <ponyexpress831@mac.com>
Date: 11/24/13, 9:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

616720

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
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- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

616721

Sincerely,

Jeff Payne
2100 W Bradley Pl
Chicago, IL 60618-4910
/

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Emmy Grace <amazin88grace@gmail.com>
Date: 11/24/13, 9:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

616722

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Emmy Grace
1337 Asbury Ave
Winnetka, IL 60093-1405

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kristin Hettich <kristin.mir@prodigy.net>
Date: 11/24/13, 9:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

016723

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]
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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Kristin Hettich
 3130 N Lake Shore Dr Apt 508
 Chicago, IL 60657-4916

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mary Swisher <maryswisher@sbcglobal.net>
Date: 11/24/13, 9:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]
- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]
- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to

016725

be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Mary Swisher
551 W Belden Ave
Chicago, IL 60614-6438
(773) 549-1436

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Patricia Hultz <sftldy2001@yahoo.com>
Date: 11/24/13, 9:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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016726

flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Patricia Hultz
402 E 2nd St
Saint Jacob, IL 62281-1628
(618) 644-9283

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Debbie Sharpe <debbiesharpe@gmail.com>
Date: 11/24/13, 9:32 AM
To: illinois.alerts@gmail.com

616727

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

016728

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Debbie Sharpe
1646 N Damen Ave
Chicago, IL 60647-5553

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kristi Sanford <kristi@ajustharvest.org>
Date: 11/24/13, 9:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

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* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals".
[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Kristi Sanford
1436 W Jonquil Ter Apt 3
Chicago, IL 60626-6117

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Robin Jones <remjones53@hotmail.com>
Date: 11/24/13, 9:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in

016730

no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Robin Jones

362 140th St
Avon, IL 61415-9255
(309) 465-3836

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: William Neill <willy_neill@yahoo.com>
Date: 11/24/13, 9:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

William Neill
923 W Altgeld St Apt 3
Chicago, IL 60614-2968
(773) 549-0246

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: David Sher <ldavidsher@gmail.com>
Date: 11/24/13, 9:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

David Sher
145 N Milwaukee Ave Apt 3027
Vernon Hills, IL 60061-4177
(847) 793-7192

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Craig Figtree <craig.figtree@gmail.com>
Date: 11/24/13, 9:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Craig Figtree
1906 N Bissell St
Chicago, IL 60614-5015
(773) 281-6357

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Stan Wiaduck <wiaduck.stanley@yahoo.com>
Date: 11/24/13, 9:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Stan Wiaduck
2 Cobblestone Ct Apt 2a
Palos Hills, IL 60465-2309
(708) 244-2384

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Lynne Rooney-Katsma <laroonkat@gmail.com>
Date: 11/24/13, 9:32 AM
To: illinois.alerts@gmail.com

016737

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified

016738

in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Lynne Rooney-Katsma
319 Millstream Ln
Oswego, IL 60543-8279

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Michael Stephen <michaeljstephen10@gmail.com>
Date: 11/24/13, 9:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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not be arbitrarily limited to select "indicator chemicals".
[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Michael Stephen
1925 N 78th Ave
Elmwood Park, IL 60707-3626
(708) 456-5099

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Carol Furlan <cfurlan123@yahoo.com>
Date: 11/24/13, 9:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed

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to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Carol Furlan
818 Barclay Dr

018741

Bolingbrook, IL 60440-6121
(708) 655-8162

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Larry Yarnall <larryyarnall@clear.net>
Date: 11/24/13, 9:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum

016742

thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Larry Yarnall
8100 Lockwood Ave
Burbank, IL 60459-2120
(630) 248-3456

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Lene Harries <leneharries@gmail.com>
Date: 11/24/13, 9:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

* clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section

016743

245.730]

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Lene Harries
Bygaden
Aalborg, IL 60610

Subject: Strengthen the High Volume Hydraulic Fracturing Rules

616744

From: Brenda Rauscher <starduzt333@gmail.com>
Date: 11/24/13, 9:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require

016745

significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Brenda Rauscher
230 Teal Dr
Chatham, IL 62629-1074

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: James Angel <angell2005@comcast.net>
Date: 11/24/13, 9:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to

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* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

James Angel
28775 Pilgrims Pass
Lakemoor, IL 60051-8686
(815) 385-2755

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kathy Cowan <cowansong@aol.com>
Date: 11/24/13, 9:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

616747

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

016748

Sincerely,

Kathy Cowan
2674 N Burling St
Chicago, IL 60614-1514

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Neil Olson <nolson4@sbcglobal.net>
Date: 11/24/13, 9:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * defining threshold questions. Use of foams and gases in base fluids

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* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Neil Olson
17119 Clinton Rd
Danville, IL 61834-6203

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Errol Mccollum <ecmeandd@mchsi.com>
Date: 11/24/13, 9:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Errol Mccollum
1220 53rd St
Moline, IL 61265-3642

016751

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Janell Smith <jsmi777@frontiernet.net>
Date: 11/24/13, 9:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Janell Smith
PO Box 26
New Douglas, IL 62074-0026
(618) 530-6590

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jim Hoffman <jimofmhoffman@yahoo.com>
Date: 11/24/13, 9:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Jim Hoffman
110 W Madison St
Chicago, IL 60602-4102
(312) 372-5111

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Michael Mueller <mueller6201@sbcglobal.net>
Date: 11/24/13, 9:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified

018755

in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Michael Mueller
6201 N Wyndwood Dr
Crystal Lake, IL 60014-4756
(815) 459-2176

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Sarah Wolfe <sarahwolfe763@yahoo.com>
Date: 11/24/13, 9:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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618756

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[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Sarah Wolfe
PO Box 33
Dongola, IL 62926-0033
(618) 658-0952

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Albert Sanchez <alsanchezfive@hotmail.com>
Date: 11/24/13, 9:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in

018757

no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Albert Sanchez

618758

2509 N Ridgeway Ave
Chicago, IL 60647-1117
(773) 489-4055

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Barbara Sherman <drbobbie10@att.net>
Date: 11/24/13, 9:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]
- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]
- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so

operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Barbara Sherman
PO Box 494
Downers Grove, IL 60515-0494
(630) 963-9630

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Marge Stephens <margeshopper@yahoo.com>
Date: 11/24/13, 9:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Marge Stephens
21218 Silktree Cir
Plainfield, IL 60544-9355
(815) 407-0876

618761

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Merrill Cole <merrillcole@fastmail.fm>
Date: 11/24/13, 9:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Merrill Cole
421 S McArthur St
Macomb, IL 61455-2929
(309) 255-7793

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Chris O'Connell <chrisoconnell12@mac.com>
Date: 11/24/13, 9:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Chris O'Connell
1666a Vermont Dr
Elk Grove Village, IL 60007-2708

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Judy Davy <judydavy@comcast.net>
Date: 11/24/13, 9:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

018764

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and

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communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Judy Davy
717 Home Ave
Oak Park, IL 60304-1013

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Linda Chenault <lrchenault@gmail.com>
Date: 11/24/13, 9:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Linda Chenault
5812 W Alto Vis
Crystal Lake, IL 60014-4060

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Brad Walker <bawalker@hotmail.com>
Date: 11/24/13, 9:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Brad Walker
2149 Llewellyn Rd
Swansea, IL 62223-7907
(563) 209-0522

010703

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Chelsea Brown <silverdragon_purity@yahoo.com>
Date: 11/24/13, 9:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Chelsea Brown
434 Galahad Rd
Bolingbrook, IL 60440-2153

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kellie Defosset <kdefosset57@yahoo.com>
Date: 11/24/13, 9:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Kellie Defosset
7769 Saddle Ridge Rd
Bethalto, IL 62010-2527

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Linda Dabrowski <lld39849@sbcglobal.net>
Date: 11/24/13, 9:33 AM
To: illinois.alerts@gmail.com

018771

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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616772

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I urge you to update the regulations to reflect the law.

Sincerely,

Linda Dabrowski
398 Hiawatha Trl
Wood Dale, IL 60191-2436

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Molly Phoenix <molly.phoenix@att.net>
Date: 11/24/13, 9:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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I urge you to update the regulations to reflect the law.

Sincerely,

Molly Phoenix
9 Malvern Ln
Vernon Hills, IL 60061-2114

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Richard Sipple <rsipple@sbcglobal.net>
Date: 11/24/13, 9:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in

616774

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Richard Sipple

616775

901 Pheasant Walk Dr
Schaumburg, IL 60193-3955

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Herbert Reed <herbmreed@gmail.com>
Date: 11/24/13, 9:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

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thresholds. [Subpart A, Section 245.110]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Herbert Reed
1906 21st Ave
Sterling, IL 61081-1650
(815) 622-9250

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Linda Townill <ltownill8@comcast.net>
Date: 11/24/13, 9:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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245.730]

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Linda Townill
24037 W Oak St
Plainfield, IL 60544-2834
(815) 474-7132

016773

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: "R.Peter Carey" <peter.carey@sbcglobal.net>
Date: 11/24/13, 9:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the

016779

public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

R. Peter Carey
24 W Erie St
4a
Chicago, IL 60654-7573
(312) 587-0835

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Cordale Brown <c.nick.brown6@att.net>
Date: 11/24/13, 9:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Cordale Brown
12444 S Laflin St
Calumet Park, IL 60827-5713
(708) 597-8742

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Fredrick Luster <lustl@comcast.net>
Date: 11/24/13, 9:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

016781

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and

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communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Fredrick Luster
110 N Roosevelt St
North Pekin, IL 61554-1142

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: "J. Swanson." <lswanson21349@comcast.net>
Date: 11/24/13, 9:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

J. Swanson.
Willow dr.
Kildeer, IL 60047
(847) 646-8981

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Judith Newell <jcwnt@comcast.net>
Date: 11/24/13, 9:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish

018784

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Judith Newell
2257 Beaver Springs Dr
Belvidere, IL 61008-9715

016785

(815) 978-3506

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Judith Newell <jcwnt@comcast.net>
Date: 11/24/13, 9:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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I urge you to update the regulations to reflect the law.

Sincerely,

Judith Newell
2257 Beaver Springs Dr
Belvidere, IL 61008-9715
(815) 978-3506

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Marc Sigoloff <writerguy55@att.net>
Date: 11/24/13, 9:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Marc Sigoloff
2651 W Lawrence Ave
Springfield, IL 62704-1163
(217) 698-9887

Subject: Strengthen the High Volume Hydraulic Fracturing Rules

016788

From: Ann Raven <ann.raven@yahoo.com>
Date: 11/24/13, 9:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require

016789

significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Ann Raven
1055 W Belden Ave
Chicago, IL 60614-3203

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Robert Clapper <clapperrobert@gmail.com>
Date: 11/24/13, 9:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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[Subpart F, Section 245.620]

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I urge you to update the regulations to reflect the law.

Sincerely,

Robert Clapper
1079 Bucks Pond Rd
Monticello, IL 61856-8058

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Andrew Sertich <sertich11@gmail.com>
Date: 11/24/13, 9:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

016791

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

016792

Sincerely,

Andrew Sertich
619 State St
Wood River, IL 62095-1110
(618) 447-2524

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Sheila Gut <punchkie75@att.net>
Date: 11/24/13, 9:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]
- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]
- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids

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reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Sheila Gut
PO Box 33
Lafox, IL 60147-0033

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Marianne Bentel <mariben2000@yahoo.com>
Date: 11/24/13, 9:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

016794

* clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Marianne Bentel
13936 Catherine Dr
Orland Park, IL 60462-2041

016795

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Alicia Henry <aahenry228@aol.com>
Date: 11/24/13, 9:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Alicia Henry
36 Boardwalk Cir
Bloomington, IL 61701-1459
(309) 829-1042

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Lina Hammadeh <lhammadeh@gmail.com>
Date: 11/24/13, 9:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

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* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Lina Hammadeh
1029 Oakwood Dr
Westmont, IL 60559-1039
(163) 085-0728

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Bob Lichenbert <seekerofmeaning@yahoo.com>
Date: 11/24/13, 9:34 AM
To: illinois.alerts@gmail.com

016793

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified

016793

in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Bob Lichenbert
5307 W Nelson St
Chicago, IL 60641-4954

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Dori Cole <dpernicka@yahoo.com>
Date: 11/24/13, 9:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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not be arbitrarily limited to select "indicator chemicals".
[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Dori Cole
68 Sterling Cir Apt 107
Wheaton, IL 60189-2123
(630) 517-8773

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Martin Jordan <martinmjj@gmail.com>
Date: 11/24/13, 9:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed

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to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Martin Jordan
11070 Campbell Cemetary Rd

Loami, IL 62661-3155
(312) 968-0988

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Candy Davis <roundapes@yahoo.com>
Date: 11/24/13, 9:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum

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thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Candy Davis
1001 N Bridge St
Carbondale, IL 62901-1260

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Casey Solomon <sublimelyeclectic@me.com>
Date: 11/24/13, 9:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Casey Solomon
2550 Prospect Ave
Evanston, IL 60201-1174

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Fred Benham <phbenham@gmail.com>

010305

Date: 11/24/13, 9:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public

016886

process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Fred Benham
303 W Ells Ave
Champaign, IL 61820-6425
(603) 443-2744

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Lisa Bocian <tmdesign01@sbcglobal.net>
Date: 11/24/13, 9:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to

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I urge you to update the regulations to reflect the law.

Sincerely,

Lisa Bocian
1165 Tower Rd
Schaumburg, IL 60173-4305
(847) 781-9731

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Len Olszewski <lolszewski@earthlink.net>
Date: 11/24/13, 9:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

010568

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

016609

Sincerely,

Len Olszewski
3417 East Ave
Berwyn, IL 60402-3746

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Phil Fournier <pfournier@ameritech.net>
Date: 11/24/13, 9:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids

016g10

reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Phil Fournier
9948 S Hoyne Ave
Chicago, IL 60643-1816

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Maria De La Rosa-Young <maria_delarosa@ameritech.net>
Date: 11/24/13, 9:35 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

616311

* clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Maria De La Rosa-Young
5125 N Saint Louis Ave
Chicago, IL 60625-5508
(773) 478-2745

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mildred Leonard <mildredleonard655@yahoo.com>
Date: 11/24/13, 9:35 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to

016813

be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Mildred Leonard
2930 Witchwood Ln
Waukegan, IL 60087-2815
(224) 572-0089

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Aana Vigen <avigen@luc.edu>
Date: 11/24/13, 9:35 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

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* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Aana Vigen
6424 N Glenwood Ave Apt 3a
Chicago, IL 60626-5143

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Marcia Schattauer <mschatts@gmail.com>
Date: 11/24/13, 9:35 AM
To: illinois.alerts@gmail.com

016515

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However,

016016

failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Marcia Schattauer
323 S Scoville Ave
Oak Park, IL 60302-3513

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Vicki May <vickim999@gmail.com>
Date: 11/24/13, 9:35 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should

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extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals".
[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Vicki May
907 Thomas Ave
Forest Park, IL 60130-2867

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: John Watson <watson.johnscott@gmail.com>
Date: 11/24/13, 9:35 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed

616618

to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

John Watson
419 Custer Ave

016819

Evanston, IL 60202-5606

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kim Ziegler <zieglerkincaid@gmail.com>
Date: 11/24/13, 9:35 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Kim Ziegler
200 N River Ln Unit 105
Geneva, IL 60134-1473

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Elizabeth Walters <beth_walters7@hotmail.com>
Date: 11/24/13, 10:01 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Elizabeth Walters
1281 Oak Spring Rd
Libertyville, IL 60048-1689
(847) 362-6548

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Margaret Chilton <ladyowl1225@hotmail.com>

016022

Date: 11/24/13, 10:01 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public

016523

process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Margaret Chilton
906 Jefferson St
Pekin, IL 61554-1639
(309) 992-8470

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Brace Melton <hausnordwulf@att.net>
Date: 11/24/13, 10:01 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to

016824

comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Brace Melton
1357 Highridge Pkwy
Westchester, IL 60154-3424

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Carl Maxwell <cspiecker@yahoo.com>
Date: 11/24/13, 10:01 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

616525

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Carl Maxwell
618 Glen Ave
Romeoville, IL 60446-1213
(815) 531-7893

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Maureen Newman <moknows126@yahoo.com>
Date: 11/24/13, 10:01 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids

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reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Maureen Newman
932 Pleasant St Apt 2t
Oak Park, IL 60302-3155
(708) 386-6732

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Rodger Field <rodger.field@gmail.com>
Date: 11/24/13, 10:01 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

616629

* clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Rodger Field
5514 S Cornell Ave Apt 3
Chicago, IL 60637-2080
(773) 324-2002

016829

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Barbara Sullivan <barbara808@flash.net>
Date: 11/24/13, 10:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]
- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]
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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to

be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Barbara Sullivan
2229 N Brighton Pl
Arlington Heights, IL 60004-3349
(847) 870-0484

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Qiyuan Zhou <qiyuan777@gmail.com>
Date: 11/24/13, 10:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of

016831

flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Qiyuan Zhou
777 Inland Cir
Naperville, IL 60563-0206
(630) 362-1910

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Lora Chamberlain <drlora2@yahoo.com>
Date: 11/24/13, 10:02 AM
To: illinois.alerts@gmail.com

016832

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

016533

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Lora Chamberlain
6341 N Glenwood Ave.
Chicago, IL 60660
(773) 486-7660

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Margaret Lynn <mlynn@ameritech.net>
Date: 11/24/13, 10:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

016534

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals".
[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Margaret Lynn
5254 Lee St
Skokie, IL 60077-2166

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Wayne Schimpff <wschimpff@aol.com>
Date: 11/24/13, 10:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

016035

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

616836

Wayne Schimpff
6927 N Minnetonka Ave
Chicago, IL 60646-1517
(773) 631-4648

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Barrett Goldflies <barrett.goldflies333@gmail.com>
Date: 11/24/13, 10:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies.

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Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Barrett Goldflies
4824 W Balmoral Ave
Chicago, IL 60630-1504
(773) 647-1004

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Leo Gideon <my713schak@gmail.com>
Date: 11/24/13, 10:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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016333

emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Leo Gideon
1308 Elmwood Ave
Evanston, IL 60201-4306

616839

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Ann Siegel <annssiegel@sbcglobal.net>
Date: 11/24/13, 10:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Ann Siegel
400 Park Ave Apt H
Highland Park, IL 60035-2629
(847) 432-7437

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Ira Kriston <iragk@comcast.net>
Date: 11/24/13, 10:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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016541

of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

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I urge you to update the regulations to reflect the law.

Sincerely,

Ira Kriston
900 Chicago Ave Unit 713
Evanston, IL 60202-4556

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: James Thorne <jimmythorne@gmail.com>
Date: 11/24/13, 10:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

016042

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and

616843

communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

James Thorne
2805 W Larchmont Ln Apt D24
Peoria, IL 61615-4163

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Linda Tyson <linda2057@aol.com>
Date: 11/24/13, 10:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]
- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]
- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals".

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[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Linda Tyson
2907 Bob O Link Rd
Flossmoor, IL 60422-1417
(708) 638-0863

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Shane Nodurft <s_nodurft@hotmail.com>
Date: 11/24/13, 10:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish

616345

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- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Shane Nodurft
4025 N Pulaski Rd Apt 108
Chicago, IL 60641-2457

016846

(773) 478-2274

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Susan Baker <manabaker@comcast.net>
Date: 11/24/13, 10:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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016347

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Susan Baker
2660 Saint Johns Ave
Highland Park, IL 60035-1948

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mari Minarik <davemanuele@aol.com>
Date: 11/24/13, 10:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

* clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

616348

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

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* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

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* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Mari Minarik
731 S Euclid Ave
Oak Park, IL 60304-1205
(708) 386-3726

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Roger Wolford <rfwolford@gmail.com>

616649

Date: 11/24/13, 10:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public

016850

process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Roger Wolford
262 Wildwood Dr
Groveland, IL 61535-9552
(309) 333-9009

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Katherine Kasserman <katemia@aol.com>
Date: 11/24/13, 10:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to

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comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Katherine Kasserman
5535 N Campbell Ave # 3
Chicago, IL 60625-2207

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Robert Fricke <frickebob@gmail.com>
Date: 11/24/13, 10:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

016652

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

016853

Sincerely,

Robert Fricke
3913 W 124th Pl Apt 1e
Alsip, IL 60803-1434
(708) 926-9628

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Klay Baur <r784bjq@att.net>
Date: 11/24/13, 10:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids

016054

reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Klay Baur
4959 Chambers Dr
Hoffman Estates, IL 60010-5650
(847) 359-2489

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Juliana Barker <jorjaxmom@msn.com>
Date: 11/24/13, 10:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

616355

* clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Juliana Barker
3527 Crosby St
Rockford, IL 61107-4809
(815) 397-0781

016056

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jan Ehrenhaft <cabincreeks@hotmail.com>
Date: 11/24/13, 10:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to

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be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Jan Ehrenhaft
17525 N Breckenridge Ln
Mount Vernon, IL 62864-8617
(618) 244-7082

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Carol Shepard <pawspawscs@yahoo.com>
Date: 11/24/13, 10:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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016058

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I urge you to update the regulations to reflect the law.

Sincerely,

Carol Shepard
1200 Kaolin Rd
Cobden, IL 62920-3751

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Liz Clark <eclark919@gmail.com>
Date: 11/24/13, 10:03 AM
To: illinois.alerts@gmail.com

616359

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However,

016867

failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Liz Clark
3028 N Halsted St
Chicago, IL 60657-5197

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Phillip Hicks <fillhix@gmail.com>
Date: 11/24/13, 10:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should

016661

extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals".

[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Phillip Hicks
116 Cottage Hill Dr
O Fallon, IL 62269-1823

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Anthony Panczak <anthonypanczak@sbcglobal.net>
Date: 11/24/13, 10:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed

616362

to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]
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- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Anthony Panczak
6114 N Meade Ave # 1

016363

Chicago, IL 60646-3815
(773) 631-2417

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Connie Fischbein <cfischbein@aol.com>
Date: 11/24/13, 10:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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016364

thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Connie Fischbein
420 Hamilton St
Evanston, IL 60202-1368
(847) 475-5633

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jeffrey Gahris <jgahris@wideopenwest.com>
Date: 11/24/13, 10:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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016865

245.730]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Jeffrey Gahris
520 Longfellow Ave
Glen Ellyn, IL 60137-4715
(630) 469-2056

018688

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Ted Brown <brown7084@sbcglobal.net>
Date: 11/24/13, 10:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting public participation. Prevent companies from avoiding the

public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Ted Brown
2001 Dewes St
Glenview, IL 60025-4238
(847) 729-7084

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Thomas Poteet <tpot@mchsi.com>
Date: 11/24/13, 10:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Thomas Poteet
820 W Mill St Apt 102b
Carbondale, IL 62901-4904
(618) 457-6227

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Rich Runk <ardg2@comcast.net>
Date: 11/24/13, 10:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

616669

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

016370

I urge you to update the regulations to reflect the law.

Sincerely,

Rich Runk
3394 Hillside Ct
Woodridge, IL 60517-1438
(630) 963-5346

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Henry Kamrath <hankkl@ameritech.net>
Date: 11/24/13, 10:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals".

616871

[Subpart F, Section 245.620]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Henry Kamrath
421 S Wright St
Naperville, IL 60540-5446
(630) 961-1376

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jean Mendoza <jpmendoza1@gmail.com>
Date: 11/24/13, 10:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish

016872

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Jean Mendoza
2207 S Anderson St
Urbana, IL 61801-6711

618373

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Matt Slade <matt.slade@comcast.net>
Date: 11/24/13, 10:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Matt Slade
230 Theodore St
Loves Park, IL 61111-4052
(815) 636-3561

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mike Hansen <mikehansen670@yahoo.com>
Date: 11/24/13, 10:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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I urge you to update the regulations to reflect the law.

Sincerely,

Mike Hansen
214 Walnut St
St Charles, IL 60174-2836
(331) 575-9141

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Robert Hamilton <rhamilt@luc.edu>

Date: 11/24/13, 10:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public

616377

process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Robert Hamilton
6525 N Sheridan Rd
Chicago, IL 60626-5761

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jonny Behrens <jonathanbehrens@uchicago.edu>
Date: 11/24/13, 10:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase

616873

the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals".
[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Jonny Behrens
5484 S Ellis Ave Apt 1
Chicago, IL 60615-5059
(630) 835-7030

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Renate Gokl <gokl@sbcglobal.net>
Date: 11/24/13, 10:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

016380

Sincerely,

Renate Gokl
5838 S Stn Isld Ave Apt 15e
Chicago, IL 60637-2028

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Robert Heitzinger <bheitzinger@comcast.net>
Date: 11/24/13, 10:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
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will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Robert Heitzinger
420 Church St Apt 3
Evanston, IL 60201-4582
(847) 219-8388

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kieren Ladner <kladner@rcn.com>
Date: 11/24/13, 10:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Kieren Ladner
904 W Barry Ave
Chicago, IL 60657-4407

016383

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Brian Mcfarland <brianmcfarland@msn.com>
Date: 11/24/13, 10:05 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Brian Mcfarland
345 W Fullerton Pkwy
Apt 2206
Chicago, IL 60614-2854
(773) 248-3735

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Maureen McCabe <mmc1026153@aol.com>
Date: 11/24/13, 10:05 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

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* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Maureen McCabe
9014 S Hamilton Ave
Chicago, IL 60643-6402
(773) 881-1228

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Gary Williamson <gmson@att.net>
Date: 11/24/13, 10:05 AM
To: illinois.alerts@gmail.com

016386

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However,

016887

failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Gary Williamson
5 16th Green Ct
Belleville, IL 62220-4836
(618) 234-5623

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Georgia Libbares <glibbares@yahoo.com>
Date: 11/24/13, 10:05 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

016388

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[Subpart F, Section 245.620]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Georgia Libbares
505 N McClurg Ct Apt 1403
Chicago, IL 60611-5381
(312) 929-2156

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kevin Clark <kclark32@yahoo.com>
Date: 11/24/13, 10:05 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

016389

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

016890

Kevin Clark
PO Box 5344
Lansing, IL 60438-5344
(708) 474-6860

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mike Barrett <diaspar@mac.com>
Date: 11/24/13, 10:05 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Mike Barrett
1403 Mill Creek Dr
Buffalo Grove, IL 60089-4218

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Vicki Joseph <vj6522@yahoo.com>
Date: 11/24/13, 10:05 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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016892

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I urge you to update the regulations to reflect the law.

Sincerely,

Vicki Joseph
6522 N Glenwood Ave
Chicago, IL 60626-7600
(555) 555-5555

016393

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Bill King <audiking@gmail.com>
Date: 11/24/13, 10:05 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

616394

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Bill King
1420 W Balmoral Ave
Chicago, IL 60640-1202
(773) 273-7235

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Cheryl Haugh <altcare_health@yahoo.com>
Date: 11/24/13, 10:05 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

* clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use

016395

of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830-245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Cheryl Haugh
328 N Ridgeland Ave
Oak Park, IL 60302-2325

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Emilie Mullins <em.mullins@comcast.net>
Date: 11/24/13, 10:05 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

616896

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]
- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]
- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and

016397

communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Emilie Mullins
1039 S Hampton Dr
Round Lake, IL 60073-5650

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kenneth Zahnle <ks-zahnle@wiu.edu>
Date: 11/24/13, 10:05 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals".

016893

[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Kenneth Zahnle
314 S Randolph St
Macomb, IL 61455-2236

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: David Mccue <davemccue56@aol.com>
Date: 11/24/13, 10:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not

016893

reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

David Mccue
1602 Remington Rd
Rockford, IL 61108-6227
(815) 543-9769

616983

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Andra Addis <maxi3030@gmail.com>
Date: 11/24/13, 10:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

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- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

016901

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Andra Addis
6041 N Talman Ave
Chicago, IL 60659-4033
(312) 388-4321

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Andrew Hoffman <ahoffman@poschange.com>
Date: 11/24/13, 10:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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016992

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Andrew Hoffman
6023 S Park Ave
Morton Grove, IL 60053-2947
(847) 581-1460

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Catherine Jurgensen <blessedshort@aol.com>

016903

Date: 11/24/13, 10:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public

616394

process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Catherine Jurgensen
2579 Westgate Ln
Montgomery, IL 60538

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Chris Morin <chrislmorin@gmail.com>
Date: 11/24/13, 10:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase

016385

the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals".
[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Chris Morin
634 N High St
Carlinville, IL 62626-1356
(217) 854-9405

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Robert Carter <robertcarter2@comcast.net>
Date: 11/24/13, 10:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

616386

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
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- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

016997

Sincerely,

Robert Carter
217 S 3rd Ave
St Charles, IL 60174-2907
(630) 377-4482

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kristin Maurelia <kstafford25@yahoo.com>
Date: 11/24/13, 10:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * defining threshold questions. Use of foams and gases in base fluids

016998

reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Kristin Maurelia
1398 Sandcherry Ln
West Chicago, IL 60185-5973

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mahir Morshed <mahir256@live.com>
Date: 11/24/13, 10:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

616989

* clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Mahir Morshed
2128 W Meadow Ln
Carbondale, IL 62901-2047
(618) 305-4249

616910

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mary Eliades <eliadesmary@gmail.com>
Date: 11/24/13, 10:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to

016911

be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Mary Eliades
2130 Forestview Rd
Evanston, IL 60201-2008
(847) 491-0190

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Patrick Sabol <psabol@juno.com>
Date: 11/24/13, 10:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

* clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of

016912

flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Patrick Sabol
53 Redwood Trl
Wheeling, IL 60090-4445
(847) 541-7646

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Horace Lee <hlee5464@yahoo.com>
Date: 11/24/13, 10:32 AM
To: illinois.alerts@gmail.com

016913

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]
- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]
- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

616914

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Horace Lee
718 Academy Ave
Matteson, IL 60443-1813
(708) 481-5683

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Pearl Berman <pearlsplace@hotmail.com>
Date: 11/24/13, 10:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

616915

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals".
[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Pearl Berman
18611 W Sterling Ct
Grayslake, IL 60030-4015
(847) 223-2175

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Marilyn Peretti <marilynperetti@yahoo.com>
Date: 11/24/13, 10:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

016916

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

016917

Marilyn Peretti
515 N Main St Apt 1bs
Glen Ellyn, IL 60137-5148

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mark And Dana Ross <mross5@ix.netcom.com>
Date: 11/24/13, 10:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]
- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]
- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies.

016918

Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Mark And Dana Ross
1433 W Victoria St
Chicago, IL 60660-4220
(773) 878-3693

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Peter Lee <peet96@yahoo.com>
Date: 11/24/13, 10:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

* clarifying chemical disclosure for first responders and medical

016919

emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Peter Lee
6340 Joliet Rd Apt C33
Countryside, IL 60525-7285

016920

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Damien Dodd <damien_dodd@hotmail.com>
Date: 11/24/13, 10:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool.
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

016321

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Damien Dodd
557 George St
Wood Dale, IL 60191-1814

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kathryn Whitehead <kmwhitehead87@yahoo.com>
Date: 11/24/13, 10:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete,

016922

in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Kathryn Whitehead
505 N State St
Belvidere, IL 61008-2741

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Trisha Boyce <trishab2001@yahoo.com>
Date: 11/24/13, 10:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

616923

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

616924

I urge you to update the regulations to reflect the law.

Sincerely,

Trisha Boyce
1001 Dodge Ave
Evanston, IL 60202-1004

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Melodie Huffman <bobnmel5@yahoo.com>
Date: 11/24/13, 10:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

016925

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Melodie Huffman
47 Shorewood Dr S
Danville, IL 61832-1415

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Joanna Kling <jokling611@comcast.net>
Date: 11/24/13, 10:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not

016926

provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

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- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Joanna Kling
112 W Whitehall Ct Apt C
Urbana, IL 61801-6658
(217) 607-0382

016927

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Marta Hidegkuti <martahideg@yahoo.com>
Date: 11/24/13, 10:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be

616928

subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Marta Hidegkuti
822 W Cuyler Ave Apt 234
Chicago, IL 60613-3283
(773) 319-7552

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Robert Banke <rbanke@yahoo.com>
Date: 11/24/13, 10:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

* clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

* eliminating potential abuse of emergency pits. First, require that

016929

drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Robert Banke
1537 Rogers Ct
Dekalb, IL 60115-2021

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Carol Johnson <rockymtn.girl64@gmail.com>
Date: 11/24/13, 10:33 AM
To: illinois.alerts@gmail.com

616930

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]
- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]
- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

016931

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Carol Johnson
28w141 Liberty St
Winfield, IL 60190-1955
(630) 597-8257

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Peter Schafer <subatomicfx@mac.com>
Date: 11/24/13, 10:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals".
[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Peter Schafer
600 S Dearborn St Apt 2206
Chicago, IL 60605-1836
(312) 341-0178

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Sharon Mikulich <sharonmikulich@yahoo.com>
Date: 11/24/13, 10:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

616933

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Sharon Mikulich
5325 S Hyde Park Blvd Apt 3f
Chicago, IL 60615-5735
(773) 643-0153

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Don Barclay <don.barclay@sbcglobal.net>
Date: 11/24/13, 10:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which

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will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Don Barclay
945 E Bradley Ct
Palatine, IL 60074-1204
(847) 991-2851

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Michael Lang <ml55list1@hotmail.com>
Date: 11/24/13, 10:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Michael Lang
1206 N Elmwood Ave
Peoria, IL 61606-2615
(309) 676-1767

016937

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Robert Ennis <robert6016@gmail.com>
Date: 11/24/13, 10:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to

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be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Robert Ennis
3217 N Clifton Ave
Chicago, IL 60657-9431
(773) 477-6016

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Nadia Shamsi <engerland@gmail.com>
Date: 11/24/13, 10:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of

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flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

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* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Nadia Shamsi
6918 Eleanor Pl
Darien, IL 60561-3949
(630) 789-3711

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jerry Glees <jwglees@sbcglobal.net>
Date: 11/24/13, 10:33 AM
To: illinois.alerts@gmail.com

616q40

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
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- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Jerry Glees
218 N 3rd St
West Dundee, IL 60118-1201

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Michele Spohn <micspohn@hotmail.com>
Date: 11/24/13, 10:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

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* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals".

[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Michele Spohn
6041 N Nassau Ave
Chicago, IL 60631-2616

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Paul Smith <paulsmith6941@att.net>
Date: 11/24/13, 10:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in

016943

no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Paul Smith

016944

190 Pintail Ln
Bloomington, IL 60108-5411

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Bob Rayburn <brayburn44@yahoo.com>
Date: 11/24/13, 10:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum

016945

thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Bob Rayburn
10706 S Avenue J
Chicago, IL 60617-6721

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Terra Ziencina <terralou777@yahoo.com>
Date: 11/24/13, 10:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

* clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

016946

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Terra Ziencina
3302 Heritage Lake Dr
Lockport, IL 60441-3999
(708) 207-1046

Subject: Strengthen the High Volume Hydraulic Fracturing Rules

016947

From: Glen Etzkorn <brucegoffcastle@hotmail.com>
Date: 11/24/13, 10:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require

016948

significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Glen Etzkorn
2375 Wing Hill Rd
Cobden, IL 62920-3506
(618) 893-4716

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jeff Bantz <amigoman@gmail.com>
Date: 11/24/13, 10:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

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* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Jeff Bantz
3209 N Clark St
Chicago, IL 60657-1625
(773) 281-1812

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Julian Borjas <janovo22@gmail.com>
Date: 11/24/13, 10:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool

016950

IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

016951

I urge you to update the regulations to reflect the law.

Sincerely,

Julian Borjas
10950 Jodan Dr
Oak Lawn, IL 60453-5052
(708) 545-8161

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Rich & Chriss Muniz <turtlejuggler@gmail.com>
Date: 11/24/13, 10:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

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* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Rich & Chriss Muniz
4941 Innsbruck Dr
Rockford, IL 61114-7326

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Sandra Mayer <sandraamayer@gmail.com>
Date: 11/24/13, 10:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not

016953

provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]
- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]
- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Sandra Mayer
15701 Page Ave
Harvey, IL 60426-4221

016954

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: lisa rosati <ginkgogirl113@gmail.com>
Date: 11/24/13, 10:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to

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be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

lisa rosati
926 Cernan Dr
Bellwood, IL 60104-2216

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Karen Ard <t.ard@comcast.net>
Date: 11/24/13, 10:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be

616956

removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Karen Ard
827 N Marion St
Oak Park, IL 60302-1532
(708) 386-0869

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Sandra Silva <sssilva@att.net>
Date: 11/24/13, 10:34 AM
To: illinois.alerts@gmail.com

016957

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However,

016958

failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Sandra Silva
544 W Brompton Ave
Chicago, IL 60657-1875

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Lee Bowman <lunicorn69@comcast.net>
Date: 11/24/13, 10:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should

016959

extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals".
[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Lee Bowman
5847 Cleveland St
Morton Grove, IL 60053-3321

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Wesley Wolf <cweswolf@yahoo.com>
Date: 11/24/13, 10:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed

016960

to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Wesley Wolf
77 Waterview Ct

616961

Lake Barrington, IL 60010-3893

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Michael Kaczor <mkaczor3@gmail.com>
Date: 11/24/13, 10:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

016962

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Michael Kaczor
742 Bluejay Cir
Elk Grove Village, IL 60007-6913
(847) 951-5612

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Philip Kritzman <theepoet@gmail.com>
Date: 11/24/13, 10:34 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

* clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

016963

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Philip Kritzman
5615 N Kostner Ave
Chicago, IL 60646-5917
(847) 213-9119

Subject: Strengthen the High Volume Hydraulic Fracturing Rules

016964

From: Judi Slakter <roosterhoni@att.net>
Date: 11/24/13, 10:35 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]
- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]
- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require

significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Judi Slakter
452 N Larch Ave
Elmhurst, IL 60126-2316
(309) 693-1352

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mari Mohedano <mari.mohedano@sbcglobal.net>
Date: 11/24/13, 10:35 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

016966

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Mari Mohedano
4500 Oak Ave
Brookfield, IL 60513-2406

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jerome Urbaniak <jcurbaniak@comcast.net>
Date: 11/24/13, 10:35 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

016967

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

016968

Sincerely,

Jerome Urbaniak
2 Chippewa Ct
Oswego, IL 60543-8888
(630) 554-0852

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Rhonda Lawford <rhondalawford@hotmail.com>
Date: 11/24/13, 10:35 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

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* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Rhonda Lawford
PO Box 309
Morris, IL 60450-0309
(815) 823-6813

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Anita Jung <awjung@comcast.net>
Date: 11/24/13, 10:35 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not

616970

provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Anita Jung
2001 Blackthorn Rd
Riverwoods, IL 60015-3773
(847) 899-2977

016971

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Hugh Eliot Spector <hughspector@rcn.com>
Date: 11/24/13, 10:35 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be

016972

subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Hugh Eliot Spector
4865 N Ravenswood Ave
Chicago, IL 60640-4409
(773) 784-4968

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kathleen Simko <ksimko@wowway.com>
Date: 11/24/13, 11:01 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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* eliminating potential abuse of emergency pits. First, require that

616973

drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Kathleen Simko
1004 Catalpa Ln
Naperville, IL 60540-7502
(630) 357-3207

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Karen Komperda <k.komperda@aol.com>
Date: 11/24/13, 11:01 AM

018974

To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

016375

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Karen Komperda
624 Breakers Pt
Schaumburg, IL 60194-3606

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Leo Mayol <anukaba@yahoo.com>
Date: 11/24/13, 11:01 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

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* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals".
[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Leo Mayol
1455 W Hollywood Ave
Chicago, IL 60660-4214
(773) 878-7932

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jenna Obluck <jenna@gilasi.com>
Date: 11/24/13, 11:01 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

616977

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

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I urge you to update the regulations to reflect the law.

Sincerely,

016973

Jenna Obluck
1730 W Leland Ave
Chicago, IL 60640-4587

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Thomas Baker <nscchicago@igc.org>
Date: 11/24/13, 11:01 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies.

616979

Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Thomas Baker
1221 W Lunt Ave Apt 1a
Chicago, IL 60626-3076
(773) 973-6529

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jeremy Rossman <jeremysrossman@gmail.com>
Date: 11/24/13, 11:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

* clarifying chemical disclosure for first responders and medical

616980

emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Jeremy Rossman
674 Driftwood Ln
Northbrook, IL 60062-5502
(847) 715-9074

016981

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Harini Prasad <hariniprasad@gmail.com>
Date: 11/24/13, 11:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013.

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Harini Prasad
1044 W Dickens Ave
Chicago, IL 60614-4124
(219) 922-3682

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Peter & Linda Bertoncini <p.bertoncini@comcast.net>
Date: 11/24/13, 11:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use

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of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Peter & Linda Bertoncini
335 S Lombard Ave
Oak Park, IL 60302-3523
(708) 386-6389

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Suzanne Pentek <suzannepentek@sbcglobal.net>
Date: 11/24/13, 11:02 AM
To: illinois.alerts@gmail.com

616984

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]
- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]
- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified

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in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Suzanne Pentek
155 N Harbor Dr Apt 3212
Chicago, IL 60601-7323
(312) 206-7631

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Louis Fischer <lou.fischer@comcast.net>
Date: 11/24/13, 11:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should

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extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals".
[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Louis Fischer
10s110 Leonard Dr
Willowbrook, IL 60527-6055
(630) 325-4627

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Anton Kvernes <dkver@frontier.com>
Date: 11/24/13, 11:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in

016987

no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Anton Kvernes

016988

605 S Skyline Dr
Carbondale, IL 62901-2213
(618) 457-5570

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: George Benjamin <g.l.benjamin@att.net>
Date: 11/24/13, 11:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

George Benjamin
12965 Coventry Ln
Huntley, IL 60142-7612
(847) 802-4455

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: George Milkowski <gmilkowski@sbcglobal.net>
Date: 11/24/13, 11:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

George Milkowski
3026 W Chase Ave
Chicago, IL 60645-1124
(773) 262-7026

016991

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jeff Gossett <jefferygossett@gmail.com>
Date: 11/24/13, 11:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Jeff Gossett
4613 N Alby Rd
Godfrey, IL 62035-1957
(618) 779-5097

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Nancy Hoban <nancy4horses@yahoo.com>
Date: 11/24/13, 11:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Nancy Hoban
420 Linden Ave
Wilmette, IL 60091-3608

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Patricia Eberle <eberlepl8@comcast.net>
Date: 11/24/13, 11:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

616994

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and

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communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Patricia Eberle
19 Eastings Way
South Barrington, IL 60010-5318
(847) 426-4239

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Suzanne Besaw <rwbesaw@sbcglobal.net>
Date: 11/24/13, 11:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and

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not be arbitrarily limited to select "indicator chemicals".
[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Suzanne Besaw
2902 Gilbert Ln
Alton, IL 62002-5504

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Gerald Helmerich <helmey@comcast.net>
Date: 11/24/13, 11:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish

016997

baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Gerald Helmerich
14204 Margerita Ave
Orland Park, IL 60462-2349

616998

(708) 349-9557

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: John Lyman <john5211@yahoo.com>
Date: 11/24/13, 11:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]
- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]
- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

John Lyman
1236 Chicago Ave
Evanston, IL 60202-6509
(847) 471-0614

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Melanie Kohn <veggiegr17@gmail.com>
Date: 11/24/13, 11:02 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

* clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

617000

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

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* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Melanie Kohn
20832 W High Ridge Dr
Kildeer, IL 60047-8375

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mark Rieser <mrieser@sbcglobal.net>

017001

Date: 11/24/13, 11:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public

617002

process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Mark Rieser
363 S Julian St
Naperville, IL 60540-5519
(630) 355-5006

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Stephen Gard <gardsdl@yahoo.com>
Date: 11/24/13, 11:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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* increasing administrative and operational penalties. Failure to

017003

comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Stephen Gard
17764 N Oak Ridge Ave
Marshall, IL 62441-3746

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Sally Sedgwick <sssedgwick@gmail.com>
Date: 11/24/13, 11:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

617004

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

017005

Sincerely,

Sally Sedgwick
3150 N Lake Shore Dr
Chicago, IL 60657-4810
(773) 477-3373

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jeanne Gerding <jpgerding1@yahoo.com>
Date: 11/24/13, 11:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids

617006

reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Jeanne Gerding
509 Mill Street
Utica, IL 61373

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kevin Sheasgreen <ksheasgreen@hotmail.com>
Date: 11/24/13, 11:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

017007

* clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Kevin Sheasgreen
2116 Gardner Cir E
Aurora, IL 60503-6233

617668

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Emma Wright <ewright@methodistcol.edu>
Date: 11/24/13, 11:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Emma Wright
118 E Hines Pl
Peoria, IL 61614-7452
(309) 696-4546

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kathy Ruopp <kathyruopp@cs.com>
Date: 11/24/13, 11:03 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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017010

of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Kathy Ruopp
9631 S Vanderpoel Ave
Chicago, IL 60643-1229
(773) 445-5946

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Gary Huntoon <gary.huntoon@sbcglobal.net>
Date: 11/24/13, 11:04 AM
To: illinois.alerts@gmail.com

017011

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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617512

in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Gary Huntoon
40w121 Russell Rd
Elgin, IL 60124-8127
(847) 464-4003

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Wanda Huntoon <gary.huntoon@sbcglobal.net>
Date: 11/24/13, 11:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should

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[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Wanda Huntoon
40w121 Russell Rd
Elgin, IL 60124-8127
(847) 464-4003

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mary Eisenlohr <opmare@ameritech.net>
Date: 11/24/13, 11:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in

017014

no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Mary Eisenlohr

017015

1119 Lyman Ave
Oak Park, IL 60304-2227

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Randy Ragon <ragonr@hotmail.com>
Date: 11/24/13, 11:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]
- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum

017016

thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Randy Ragon
2418 N Clybourn Ave
Chicago, IL 60614-1918

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Janice Dayton <jpdayton@mwutah.com>
Date: 11/24/13, 11:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Janice Dayton
PO Box 436
Deerfield, IL 60015-0436

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jerry Herst <jerry.herst@gmail.com>

617018

Date: 11/24/13, 11:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public

617619

process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Jerry Herst
325 Dodge Ave
Evanston, IL 60202-3252
(847) 869-3848

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jess Ziegner <jlziegner@hotmail.com>
Date: 11/24/13, 11:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to

617020

comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Jess Ziegner
135 Center St
Naperville, IL 60540-4612

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Sander Gjuraj <sgjuraj@gmail.com>
Date: 11/24/13, 11:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

617021

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]
- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

617022

Sincerely,

Sander Gjuraj
760 S Vintage Ln
Round Lake, IL 60073-4262

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Katharine Christmas <katharine_christmas@yahoo.com>
Date: 11/24/13, 11:04 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which

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will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Katharine Christmas
601 Bonnie Brae Pl
River Forest, IL 60305-1928
(708) 771-2469

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Annie Bowers <gypzybel@gmail.com>
Date: 11/24/13, 11:05 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

017024

* clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

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* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Annie Bowers
266 Charles St
Sycamore, IL 60178-2144

617825

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jill Levy <jlevy25@comcast.net>
Date: 11/24/13, 11:05 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Jill Levy
2001 W Wabansia Ave
Chicago, IL 60647-5566

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Lloyd Smith <smitho@mchsi.com>
Date: 11/24/13, 11:05 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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617027

in accordance with the law. [Subpart H, Sections 245.830 245.850]

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Lloyd Smith
PO Box 351
503 N Washington St
Atkinson, IL 61235-0351
(309) 936-7211

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Nancy Tikalsky <ntikalsky@hotmail.com>
Date: 11/24/13, 11:05 AM
To: illinois.alerts@gmail.com

017028

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified

017029

in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Nancy Tikalsky
2913 Elisha Ave
Zion, IL 60099-3222
(847) 731-2069

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Richard Sitt <skibum1319@sbcglobal.net>
Date: 11/24/13, 11:05 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should

017030

extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals".
[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Richard Sitt
1017 Concord Cir
Mundelein, IL 60060-2543
(847) 507-1403

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jon Womack <dulce55@yahoo.com>
Date: 11/24/13, 11:05 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in

617831

no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Jon Womack

017032

2601 Lynnville Ct
Lindenwood, IL 61049-9721
(815) 263-9625

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kathryn Schubert <kangarookathy@yahoo.com>
Date: 11/24/13, 11:05 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so

617833

operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Kathryn Schubert
1113 W Webster Ave
Chicago, IL 60614-3510
(773) 248-5499

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Gary Kennelly <fixit2at@yahoo.com>
Date: 11/24/13, 11:05 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

* clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to

017034

access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

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* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Gary Kennelly
4000 44th St
Rock Island, IL 61201-7127
(309) 788-8889

017035

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mia Fiore <miyaya76@yahoo.com>
Date: 11/24/13, 11:05 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Mia Fiore
370b Whitewater Dr
Bolingbrook, IL 60440-7974
(630) 336-6662

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Nancy Morris <n2studios@comcast.net>
Date: 11/24/13, 11:05 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use

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of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

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* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Nancy Morris
243 S Maple Ave
Oak Park, IL 60302-3000

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Phyllis Bleck <p.bleck2@att.net>
Date: 11/24/13, 11:05 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

617038

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and

017039

communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Phyllis Bleck
PO Box 188
Big Rock, IL 60511-0188
(630) 373-9422

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Carolyn Dahlgren <carolyndahlgren@hotmail.com>
Date: 11/24/13, 11:05 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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not be arbitrarily limited to select "indicator chemicals".
[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Carolyn Dahlgren
508 Bryant Ave
Glen Ellyn, IL 60137-4704

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: William Brady <wcb936@sbcglobal.net>
Date: 11/24/13, 11:05 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish

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baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

William Brady
20942 S 78th Ave
Frankfort, IL 60423-9163

017042

(815) 469-1719

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Nick Wilder <nwilder@wvlp.com>
Date: 11/24/13, 11:06 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Nick Wilder
1880 N Hoyne Ave
Chicago, IL 60647-5540
(773) 772-7172

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Raymond Szumal <raschumal@rcn.com>
Date: 11/24/13, 11:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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017044

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Raymond Szumal
7730 Kedvale Ave
Skokie, IL 60076-3602
(847) 213-0157

Subject: Strengthen the High Volume Hydraulic Fracturing Rules

017045

From: Christopher Shaw <evapilot84@gmail.com>
Date: 11/24/13, 11:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require

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significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Christopher Shaw
3306 28th Street Ct
Rock Island, IL 61201-6313

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Harold Bland <hal726x@gmail.com>
Date: 11/24/13, 11:31 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to

017047

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* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Harold Bland
5040 Arbor Ln Apt 101
Northfield, IL 60093-3365
(847) 446-8959

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: "Harry E. Schueler Jr." <harry_schueler@att.net>
Date: 11/24/13, 11:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

017048

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]
- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]
- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

617649

Sincerely,

Harry E. Schueler Jr.
1360 Brittany Ct
Aurora, IL 60504-6007
(630) 820-3411

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Karen Bravo <ironmatron@comcast.net>
Date: 11/24/13, 11:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriately sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 - 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

017050

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Karen Bravo
108 Belleplaine Ave
Park Ridge, IL 60068-4916
(847) 823-6831

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: mark landers <yellow1313@hotmail.com>
Date: 11/24/13, 11:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not

017051

provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

mark landers
328 Glen Leven Ct
Schaumburg, IL 60194-4942
(847) 798-8954

017052

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Barbara Muehlhausen <barbaramu@earthlink.net>
Date: 11/24/13, 11:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]
- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be

subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Barbara Muehlhausen
531 Merlin Dr
Schaumburg, IL 60193-4317

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kenton Macy <macyfamily@consolidated.net>
Date: 11/24/13, 11:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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017054

flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

* increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Kenton Macy
2014 McKinley Ave
Charleston, IL 61920-3742

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Micheal Cwynar <mcwynar@mc.net>
Date: 11/24/13, 11:32 AM
To: illinois.alerts@gmail.com

617055

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]
- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However,

017056

failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Micheal Cwynar
2106 Washington Ave
Wilmette, IL 60091-2373

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Tom Alms <mtastm@sbcglobal.net>
Date: 11/24/13, 11:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should

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extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals".
[Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Tom Alms
4705 Waukegan Dr
Rockford, IL 61108-7840

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Denise Pittluck <cinnamonexpress@comcast.net>
Date: 11/24/13, 11:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed

017053

to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Denise Pittluck
3713 Sonoma Cir

017059

Lake IN The Hills, IL 60156-6742

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Carla Hasegawa-Ahrendt <cmari59@sbcglobal.net>
Date: 11/24/13, 11:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
- * defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

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* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Carla Hasegawa-Ahrendt
1405 Syracuse Ln
Schaumburg, IL 60193-3310
(847) 584-0948

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Cindy Miars <miars@itv-3.com>
Date: 11/24/13, 11:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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617061

* eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

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* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Cindy Miars
2404 Potomac Ct
Pekin, IL 61554-1800

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Megan Hoff <mhoff4@mail.depaul.edu>

617062

Date: 11/24/13, 11:32 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]
- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]
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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]
- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public

process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Megan Hoff
2250 N Sheffield Ave
Chicago, IL 60614-3673
(847) 274-4809

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Patricia Hadley <pathadley@charter.net>
Date: 11/24/13, 11:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to

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comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

* protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

* defining threshold questions. Use of foams and gases in base fluids reduce the total gallons of fluid used in the fracking process, which will limit the number of fracking operations to which the law applies. Multipliers for foams and gases in base fluids must be identified so operators are not able to skirt the law by staying under minimum thresholds. [Subpart A, Section 245.110]

* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Patricia Hadley
255 Glenwood Dr
Glen Carbon, IL 62034-1015
(618) 210-3649

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Barbara Murphy <tahoebasha@sbcglobal.net>
Date: 11/24/13, 11:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

617665

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

- * clarifying chemical disclosure for first responders and medical emergencies. Medical professionals and first responders must be able to access chemical information on a 24-7 basis. [Subpart G, Section 245.730]

- * eliminating potential abuse of emergency pits. First, require that drillers anticipate appropriate sized tanks for sufficient storage of flowback and produced water. Second, clarify that wastewater must be removed from the pit within 7 days of the event that triggered the use of the pit rather than 7 days after fracking operations are complete, in accordance with the law. [Subpart H, Sections 245.830 245.850]

- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

617066

Sincerely,

Barbara Murphy
458 Tahoe St
Park Forest, IL 60466-2408
(708) 748-3264

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Yvette Winston <petcomputer@yahoo.com>
Date: 11/24/13, 11:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * increasing administrative and operational penalties. Failure to comply with the law should not be a cost of doing business, increase the fines to discourage non-compliance. [Subpart K, Section 245.1120]

- * protecting water resources. The presumption of water pollution should extend to the full range of chemicals used in the fracking process, and not be arbitrarily limited to select "indicator chemicals". [Subpart F, Section 245.620]

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* requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Yvette Winston
1328 E 48th St
Chicago, IL 60615-2008

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jeffrey Alfini <jalfini@comcast.net>
Date: 11/24/13, 11:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Jeffrey Alfani
120 S Lancaster St
Mt Prospect, IL 60056-2920
(847) 788-9033

617069

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Linda Bridges <terry_bridges@sbcglobal.net>
Date: 11/24/13, 11:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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- * requiring all high volume hydraulic fracturing operations to be subject to the law. We cannot allow operations that engage in HVHF to

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be exempt because they started prior to the adoption of the regulatory act. [Subpart A, Section 245.110]

* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Linda Bridges
201 S Glen Oak Dr
Athens, IL 62613-9701

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Eric Wachspress <markscounsel@gmail.com>
Date: 11/24/13, 11:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Eric Wachspress
417 S Jefferson St Apt 304
Chicago, IL 60607-3818

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Michael Hulburt <michael.hulburt@gmail.com>
Date: 11/24/13, 11:33 AM
To: illinois.alerts@gmail.com

617672

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified

617073

in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

I urge you to update the regulations to reflect the law.

Sincerely,

Michael Hulburt
4750 N Clarendon Ave Apt 1105
Chicago, IL 60640-6627
(858) 414-1988

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Robert Larson <larsonlaw@gmail.com>
Date: 11/24/13, 11:33 AM
To: illinois.alerts@gmail.com

Nov 24, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do not reflect the law that was passed, and until strengthened will not provide baseline protections intended. Strengthen the rules by:

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