

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

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

Sincerely,

Leslie Little
722 S 12th St
Springfield, IL 62703-1721

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Linda Andrews <lindaa47@sbcglobal.net>
Date: 11/25/13, 9:46 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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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,

Linda Andrews
11635 Kluth Ct
Mokena, IL 60448-8203
(708) 479-7453

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Richard Laubhan <dogman@mchsi.com>
Date: 11/25/13, 9:46 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

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Sincerely,

Richard Laubhan
31 Stony Pt

Galena, IL 61036-9349
(815) 777-1165

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Dori Cole <dpernicka@yahoo.com>
Date: 11/25/13, 9:46 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Sincerely,

Dori Cole
68 Sterling Cir Apt 107
Wheaton, IL 60189-2123

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jennifer Davis <jdavis69@att.net>
Date: 11/25/13, 9:46 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

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Sincerely,

Jennifer Davis
905 E Oregon St
Urbana, IL 61801-4406
(217) 365-0486

Subject: Strengthen the High Volume Hydraulic Fracturing Rules

618051

From: Holly Schmidt <hlycruz@gmail.com>
Date: 11/25/13, 9:46 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

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

Sincerely,

Holly Schmidt
Prairie Ave
Mchenry, IL 60050

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Ryan McCulloch <rjm63@hotmail.com>
Date: 11/25/13, 9:46 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Sincerely,

Ryan McCulloch
845 Deerfield Rd
Chatham, IL 62629-1111
(217) 833-2033

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Olga Abella <olgafox@hotmail.com>
Date: 11/25/13, 9:46 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

618054

Dear Mool,

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

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618055

Sincerely,

Olga Abella
12129 N 675th St
Robinson, IL 62454-4227

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jerry Hall <jdhall1702@yahoo.com>
Date: 11/25/13, 9:46 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

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Sincerely,

Jerry Hall
507 W Broughton St
Salem, IL 62881-4214
(618) 548-3918

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mike Dotson <snorlaxmd@yahoo.com>
Date: 11/25/13, 9:46 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

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Sincerely,

Mike Dotson
102 Anderson St Apt B
Carterville, IL 62918-1202
(618) 889-5337

018058

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Richard Stark <rstark80@yahoo.com>
Date: 11/25/13, 9:46 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

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

Sincerely,

Richard Stark
108 E Dee St
Lebanon, IL 62254-1623
(832) 563-8943

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Blair Moseley <bjmose@frontiernet.net>
Date: 11/25/13, 9:46 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Sincerely,

Blair Moseley
16026 284th St W
Illinois City, IL 61259-9717

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Brian McFarland <brianmcfarland@msn.com>
Date: 11/25/13, 9:46 AM
To: illinois.alerts@gmail.com

018061

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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018062

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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: Glenn Knoblock <glennndandy1@yahoo.com>
Date: 11/25/13, 9:46 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

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IL

Dear Mool,

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

618063

* 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,

Glenn Knoblock
12 Emery St
Joliet, IL 60436-1242

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mary Camardo <beckycamardo@comcast.net>
Date: 11/25/13, 9:46 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

018064

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately 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 Camardo
315 Burnett Ave
Lake Villa, IL 60046-7150
(224) 372-7399

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Sandra Marsh <mcworter@aol.com>
Date: 11/25/13, 9:46 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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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,

Sandra Marsh
4346 S Saint Lawrence Ave
Chicago, IL 60653-3402

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Thomas Boling <thomas.boling@grainger.com>
Date: 11/25/13, 9:46 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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618067

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

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Boling
432 Burdick St
Libertyville, IL 60048-2618
(847) 691-1406

018068

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Audra Soulias <audrasoulias@aol.com>
Date: 11/25/13, 9:46 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do 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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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

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

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

Sincerely,

Audra Soulias
299 Cardinal Dr
Bloomington, IL 60108-1348
(630) 400-0511

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Leta Dally <ladally@gmail.com>
Date: 11/25/13, 9:47 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Leta Dally
2424 W Estes Ave Apt 5d
Chicago, IL 60645-3343
(773) 800-1249

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Susan Ulaszek <john.ulaszek@gmail.com>
Date: 11/25/13, 9:47 AM
To: illinois.alerts@gmail.com

618071

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018072

in the Hydraulic 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 Ulaszek
15161 Rosarie Dr
Homer Glen, IL 60491-6640
(708) 966-4071

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Tina Montalto <tmont@abelsontaylor.com>
Date: 11/25/13, 9:47 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Tina Montalto
1n561 Creekside Ct
Lombard, IL 60148-1496
(630) 889-0452

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Ann Feeney <ann.feeney@gmail.com>
Date: 11/25/13, 10:15 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in

018074

no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do 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 Feeney

018075

1340 N Dearborn St Apt 4d
Chicago, IL 60610-6038
(312) 649-6683

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Barry Petrigala <bpetrigala@aol.com>
Date: 11/25/13, 10:15 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Barry Petrigala
2500 Archbury Ln Apt 1j
Park Ridge, IL 60068-3670
(847) 420-4976

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: steven DeGrave <degravest@sbcglobal.net>
Date: 11/25/13, 10:15 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

steven DeGrave
1121 W Eaton Ct
Palatine, IL 60067-6612

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Amanda Summers <amsummers@gmail.com>
Date: 11/25/13, 10:15 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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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,

Amanda Summers
4452 N Ashland Ave Apt 204
Chicago, IL 60640-5954

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Randy Juras <rcjuras@yahoo.com>
Date: 11/25/13, 10:15 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018080

* 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,

Randy Juras
14351 S Oak Trl
Homer Glen, IL 60491-5966
(708) 205-0884

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Justin Uebelhor <justin.uebelhor@sierraclub.org>
Date: 11/25/13, 10:15 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool

018081

IL

Dear Mool,

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

618082

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

Sincerely,

Justin Uebelhor
5211 N Wayne Ave Apt 1f
Chicago, IL 60640-2244
(515) 333-2525

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: robert yancey <yancey1@frontiernet.net>
Date: 11/25/13, 10:16 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018083

* 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 yancey
570 Sorento Ave
Sorento, IL 62086-3200
(217) 272-4446

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Stephen Gliva <steveillini@yahoo.com>
Date: 11/25/13, 10:16 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. 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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- * 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 Gliva
713 Mulford St Unit 1a
Evanston, IL 60202-3411

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Janet Bennett-Hanchon <gatorrat1963@yahoo.com>
Date: 11/25/13, 10:16 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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subject to the law. We cannot allow 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,

Janet Bennett-Hanchon
35480 N Fairfield Rd
Round Lake, IL 60073-1008

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Pamela Meland <backyardorphans2@comcast.net>
Date: 11/25/13, 10:16 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Pamela Meland
4621 W Lakeshore Dr
McCullom Lake, IL 60050-2417

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Patrick Schneider <patrickschneider42@att.net>
Date: 11/25/13, 10:16 AM
To: illinois.alerts@gmail.com

018088

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018089

failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Schneider
231 Blackberry Dr
Bolingbrook, IL 60440-2609

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Stephen Gliva <steveillini@yahoo.com>
Date: 11/25/13, 10:16 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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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,

Stephen Gliva
713 Mulford St Unit 1a
Evanston, IL 60202-3411

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Cecelia Samp <csamp@triton.edu>
Date: 11/25/13, 10:16 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018091

to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do 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,

Cecelia Samp
4265 Emerson Ave

618092

Schiller Park, IL 60176-1409

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mary Jo Schnabel <mjpschnabel@gmail.com>
Date: 11/25/13, 10:16 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018093

* 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,

Mary Jo Schnabel
3858 Hull St
Skokie, IL 60076-3644

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Michele Piver <mpiver@sbcglobal.net>
Date: 11/25/13, 10:16 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018094

- * 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,

Michele Piver
518 Kenilworth Ave
Glen Ellyn, IL 60137-4445

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Anita Jung <awjung@comcast.net>
Date: 11/25/13, 10:17 AM

018095

To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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618096

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

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Karen Peterson <karenp735@att.net>
Date: 11/25/13, 10:45 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018087

* 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 Peterson
735 York Ct
Northbrook, IL 60062-3954
(847) 412-0549

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Gerald Melm <gmelm6406@aol.com>
Date: 11/25/13, 10:45 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

018098

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

018099

Gerald Melm
5913 State Route 162
Glen Carbon, IL 62034-1805
(618) 288-6406

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jacqueline Leavy <wleavy8396@aol.com>
Date: 11/25/13, 10:45 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Jacqueline Leavy
826 Highland Ave
Oak Park, IL 60304-1529
(708) 383-1053

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Matthew Steffen <msteffen@ilenviro.org>
Date: 11/25/13, 10:45 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Matthew Steffen
569 Regency Dr
Lake Zurich, IL 60047-2371
(847) 830-2057

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Karen Mueser <kmueser@sbcglobal.net>
Date: 11/25/13, 10:45 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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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,

Karen Mueser
1816 S Fairview Ave
Park Ridge, IL 60068-1216

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: John Homola <jhomola@hartmanelectric.com>
Date: 11/25/13, 10:45 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018104

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,

John Homola
1308 Knollwood Cir
Crystal Lake, IL 60014-1829
(815) 477-8238

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Cathy Wituk <cathwit99@comcast.net>
Date: 11/25/13, 10:45 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018136

failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Wituk
233 S Prairie St
Batavia, IL 60510-2769
(630) 879-6467

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Bruce Anderson <bruce.anderson@hoffmanestates.org>
Date: 11/25/13, 10:46 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Sincerely,

Bruce Anderson
4378 Wilson Ave
Rolling Meadows, IL 60008-2018
(847) 776-8815

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Michael Skidmore <zookeeper615@hotmail.com>
Date: 11/25/13, 10:46 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

018108

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

Michael Skidmore
6101 N Sheridan Rd
Chicago, IL 60660-2870
(773) 262-1473

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Robin Schreier <notinnj@hotmail.com>
Date: 11/25/13, 10:46 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Robin Schreier
4308 East Dr
Crystal Lake, IL 60012-3010

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mary Mathews <timmary747@aol.com>
Date: 11/25/13, 10:46 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018111

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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,

Mary Mathews
1111 S Waukegan Rd
Lake Forest, IL 60045-7300
(847) 295-1494

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: N C <camacho_nancy@sbcglobal.net>
Date: 11/25/13, 10:46 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

N C
1129
Schaumburg, IL 60173

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Ron Pollina <rrp@pollina.com>
Date: 11/25/13, 10:46 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018114

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,

Ron Pollina
401 Devon Ave
Park Ridge, IL 60068-4849

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Shirley Farano <sfar3@allstate.com>
Date: 11/25/13, 10:47 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

018115

Robert Mool
IL

Dear Mool,

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

Shirley Farano
140 Lorraine Dr
Lake Zurich, IL 60047-1387
(847) 402-6474

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Dino Costa <dfcosta@cookcountyassessor.com>
Date: 11/25/13, 10:47 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018117

[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,

Dino Costa
5201 S Mayfield Ave
Chicago, IL 60638-1511
(773) 581-3682

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: John Macdonald <macdonald987@earthlink.net>
Date: 11/25/13, 10:47 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018118

baseline minimum protections. Unfortunately 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,

John Macdonald
1130 S Michigan Ave Apt 4115
Chicago, IL 60605-2325

018119

(312) 427-6484

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Julie Molter <muliejolter@att.net>
Date: 11/25/13, 10:47 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018120

* 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,

Julie Molter
9057 Tamaroa Ter
Skokie, IL 60076-1927
(847) 983-0225

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: mike hansen <mikehansen670@yahoo.com>
Date: 11/25/13, 10:47 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018121

* 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,

mike hansen
214 Walnut St
St Charles, IL 60174-2836
(331) 575-9141

Subject: Strengthen the High Volume Hydraulic Fracturing Rules

018122

From: Tom Wind <tomwind@hotmail.com>
Date: 11/25/13, 10:47 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018123

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

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Wind
520 S Main St
Mt Prospect, IL 60056-3808
(630) 663-0260

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Cindy McMullan <cindy.mcmullan@yahoo.com>
Date: 11/25/13, 10:47 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018124

* 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,

Cindy McMullan
124 Gall Rd
Columbia, IL 62236-4504
(618) 520-3006

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: David Sincox <dsincox@gmail.com>
Date: 11/25/13, 10:47 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool

018125

IL

Dear Mool,

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

018126

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

Sincerely,

David Sincox
540 W Briar Pl Apt 9b
Chicago, IL 60657-4650
(773) 326-5454

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Greg Stawinoga <rk19763@cs.com>
Date: 11/25/13, 11:15 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018127

* 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,

Greg Stawinoga
1247 E 168th Pl
South Holland, IL 60473-3151

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Diana Stokes <dastokes@gmail.com>
Date: 11/25/13, 11:15 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018128

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,

Diana Stokes
1700 E 56th St Apt 3001
Chicago, IL 60637-5095

018129

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jennifer Gray <jennifergray1000@hotmail.com>
Date: 11/25/13, 11:15 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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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,

Jennifer Gray
214 N Oak Park Ave Apt 3cc
Oak Park, IL 60302-2166

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Erika DeCarlo <erikaed@yahoo.com>
Date: 11/25/13, 11:16 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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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,

Erika DeCarlo
3134 Timber Hill Ln
Aurora, IL 60504-5965
(630) 999-9999

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Ron Pollina <rrp@pollina.com>
Date: 11/25/13, 11:16 AM
To: illinois.alerts@gmail.com

018132

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018133

failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

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

Sincerely,

Ron Pollina
401 Devon Ave
Park Ridge, IL 60068-4849

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jeanne Doherty <jeannedoherty@yahoo.com>
Date: 11/25/13, 11:16 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Jeanne Doherty
3434 N Nottingham Ave
Chicago, IL 60634-3638
(773) 820-0608

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Sharon Harris <sharris@schiffhardin.com>
Date: 11/25/13, 11:16 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in

018135

no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately 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,

Sharon Harris

018136

1354 W Berwyn Ave Fl 3
Chicago, IL 60640-2213

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Diane Kuta <jdkuta@sbcglobal.net>
Date: 11/25/13, 11:16 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Diane Kuta
442 W Melrose St
Chicago, IL 60657-0465
(773) 975-7263

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Laura Long <lauralynn7@gmail.com>
Date: 11/25/13, 11:16 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018133

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]

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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,

Laura Long
122 S Michigan Ave
Chicago, IL 60603-6191

Subject: Strengthen the High Volume Hydraulic Fracturing Rules

018139

From: Stephen Stern <sssternlawoff@sbcglobal.net>
Date: 11/25/13, 11:16 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Stephen Stern
6840 S Euclid Ave
Chicago, IL 60649-1510

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jan Barshis <janbar1@sbcglobal.net>
Date: 11/25/13, 11:17 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Jan Barshis
2344 Pomona Ln
Wilmette, IL 60091-2216

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Sarah Schaefer <sschaefer2@yahoo.com>
Date: 11/25/13, 11:17 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

018142

Dear Mool,

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

Sarah Schaefer
941 Clinton Ave
Oak Park, IL 60304-1821
(708) 763-9660

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Sienna Cittadino <siennacittadino@gmail.com>
Date: 11/25/13, 11:17 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018144

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,

Sienna Cittadino
1513 Dogwood Rd
Carbondale, IL 62902-5095
(618) 521-7569

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: "Lyle Hyde Jr." <lhhydej@ gmail.com>
Date: 11/25/13, 11:17 AM
To: illinois.alerts@ gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Lyle Hyde Jr.
351 W Dickens Ave
Chicago, IL 60614-4694

618146

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Edward Allard <eduardoberwyn@yahoo.com>
Date: 11/25/13, 11:17 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Edward Allard
1814 Scoville Ave
Berwyn, IL 60402-1908

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kevin Candela <catma9@yahoo.com>
Date: 11/25/13, 11:45 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Kevin Candela
5001 Michael Dr
Godfrey, IL 62035-1371

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Leonard Adams <len.arcnet@sbcglobal.net>
Date: 11/25/13, 11:46 AM
To: illinois.alerts@gmail.com

018149

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

618150

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 Mallie
908 E Madison St
Pontiac, IL 61764-2109

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Rabbi Robin Damsky <rabbidamsky@gmail.com>
Date: 11/25/13, 11:46 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Rabbi Robin Damsky
1221 Lee Ave
Melrose Park, IL 60160-2330
(708) 629-5556

018156

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: NICHOLAS WILDER <nwilder@wvlp.com>
Date: 11/25/13, 11:46 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018137

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

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 WILDER
1880 N Hoyne Ave
Chicago, IL 60647-5540
(312) 634-6310

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mary Leffelman <mkleffelman@comcast.net>
Date: 11/25/13, 11:47 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately 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 Leffelman
315 N Metcalf Ave
Amboy, IL 61310-1107
(815) 857-3922

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Wayne Hagen <allseasonskennel@earthlink.net>
Date: 11/25/13, 11:47 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018160

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

Sincerely,

Wayne Hagen
15568 N. State Rt. 29
Mason City, IL 62664
(217) 482-3196

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Anita Alcantara <insight.alcantara56@gmail.com>
Date: 11/25/13, 11:47 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

618161

[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 Alcantara
6930 N Greenview Ave Apt 711
Chicago, IL 60626-3474
(773) 409-4678

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: "DENNIS R. NELSON, Energy-Environmental Researcher"
<dennisnelson987@yahoo.com>
Date: 11/25/13, 11:47 AM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

618162

to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately 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,

DENNIS R. NELSON, Energy-Environmental Researcher
3817 S Winchester Ave Fl 2

018163

Chicago, IL 60609-2011

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Matthew Schmitz <mattschmitz7@gmail.com>
Date: 11/25/13, 12:15 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018164

* 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,

Matthew Schmitz
2307 Springhill Ln
Lindenhurst, IL 60046-8326
(847) 356-7375

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Peter Dempsey <petrovdempski@gmail.com>
Date: 11/25/13, 12:15 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018165

- * 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,

Peter Dempsey
581 Lakehurst Rd Apt G1
Waukegan, IL 60085-6630
(224) 399-9741

Subject: Strengthen the High Volume Hydraulic Fracturing Rules

018166

From: Rita Kain <tasc88@sbcglobal.net>
Date: 11/25/13, 12:15 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018167

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

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

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

Sincerely,

Rita Kain
219 Bates St
Earlville, IL 60518-8133
(815) 246-9370

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: "DENNIS R. NELSON, Energy-Environmental Researcher"
<dennisnelson987@yahoo.com>
Date: 11/25/13, 12:15 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018108

- * 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,

DENNIS R. NELSON, Energy-Environmental Researcher
3817 S Winchester Ave Fl 2
Chicago, IL 60609-2011
(773) 640-3296

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Steven Gocel <gocelos@yahoo.com>
Date: 11/25/13, 12:16 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

018169

Robert Mool
IL

Dear Mool,

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

018170

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

Sincerely,

Steven Gocel
5315 W Schubert Ave
Chicago, IL 60639-1522

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Catherine Bellario <bellariocatherine@co.kane.il.us>
Date: 11/25/13, 12:16 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do 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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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Bellario
335 S Collins St
South Elgin, IL 60177-2360

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Roland Kopp <stairman1@hotmail.com>
Date: 11/25/13, 12:16 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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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,

Roland Kopp
11522 Algonquin Rd
Huntley, IL 60142-7174

018173

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Ann Davidson <copacabanaana@aol.com>
Date: 11/25/13, 12:17 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Ann Davidson
4217 N Ashland Ave Unit 2s
Chicago, IL 60613-1251
(773) 627-3090

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Traci Barkley <traci.barkley@gmail.com>
Date: 11/25/13, 12:17 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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

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

Sincerely,

Traci Barkley
701 W Pennsylvania Ave
Urbana, IL 61801-4820
(217) 531-9487

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Marjorie Stueckemann <mdstueck@aol.com>
Date: 11/25/13, 12:17 PM
To: illinois.alerts@gmail.com

018176

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018177

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

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

Sincerely,

Marjorie Stueckemann
611 Harvard Ln
Libertyville, IL 60048-3447
(847) 362-9036

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Helen Snyder <whowhat68@yahoo.com>
Date: 11/25/13, 12:17 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018178

* 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]

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

Sincerely,

Helen Snyder
2003 Mall St Apt 111
Collinsville, IL 62234-1874

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: James Eichman <jse-58@sbcglobal.net>
Date: 11/25/13, 12:17 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

618179

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

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

Sincerely,

018180

James Eichman
1037 W Wellington Ave
Chicago, IL 60657-4377

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Sarita Goyal <saritagoyal@gmail.com>
Date: 11/25/13, 12:17 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018181

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,

Sarita Goyal
1920 N Sayre Ave
Chicago, IL 60707-3838
(773) 745-7305

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Bonita Staas <51940@aeroinc.net>
Date: 11/25/13, 12:18 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Bonita Staas
11294 N Henderson Rd
Orangeville, IL 61060-9676

018183

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Justin Hanzel <jhanzel4@gmail.com>
Date: 11/25/13, 12:18 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018184

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

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

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

Sincerely,

Justin Hanzel
201 E Cook Ave Apt 501
Libertyville, IL 60048-2045

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Pravin Lewis <pravinlewis@yahoo.com>
Date: 11/25/13, 12:18 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018185

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

Sincerely,

Pravin Lewis
8398 Mystic Trce
Darien, IL 60561-5482
(630) 493-0315

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: James Alstrum <jjalstr@ilstu.edu>
Date: 11/25/13, 12:18 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool

018186

IL

Dear Mool,

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

018187

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

Sincerely,

James Alstrum
809 N School St
Normal, IL 61761-1328

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Richard Stuckey <rjstuckey@aol.com>
Date: 11/25/13, 12:45 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018188

* 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,

Richard Stuckey
1931 N Fremont St
Chicago, IL 60614-5016
(312) 543-5236

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Richard Williams Iii <richardwilliamsiii@sbcglobal.net>
Date: 11/25/13, 12:45 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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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,

Richard Williams Iii
294 Dartmoor Dr
Crystal Lake, IL 60014-8624
(847) 479-8167

018190

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: L Klein <lklein0903@gmail.com>
Date: 11/25/13, 12:45 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018191

subject to the law. We cannot allow 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,

L Klein
E North Ave
Elmhurst, IL 60126-2713

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Felicia Wade <fwade@alliedlocke.com>
Date: 11/25/13, 12:46 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

618192

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,

Felicia Wade
321 N Jefferson Ave
Amboy, IL 61310-1203

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Sandra McGee <smcgee1107@gmail.com>
Date: 11/25/13, 12:46 PM
To: illinois.alerts@gmail.com

018193

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Laws and regulations are never going to make fracking safe. However,

018194

failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 McGee
945 Park Ave
Winthrop Harbor, IL 60096-1737
(847) 746-2314

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: "Vanessa G." <vcgjob@yahoo.com>
Date: 11/25/13, 12:46 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018195

* 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,

Vanessa G.
6742 N Campbell Ave
Chicago, IL 60645-4616
4616

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Hansen James <seinseifen@yahoo.com>
Date: 11/25/13, 12:46 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

018196

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

018197

Hansen James
802 Lake Ave
Wilmette, IL 60091-1726

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kathy Eckert <kathyanneckert@gmail.com>
Date: 11/25/13, 12:46 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018198

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,

Kathy Eckert
1310 S Linden St
Normal, IL 61761-3718
(217) 855-2255

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Peter Mazza <pgmazza@aol.com>
Date: 11/25/13, 12:46 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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618199

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,

Peter Mazza
4118 Grand Ave
Western Sprgs, IL 60558-1432
(708) 246-4167

018200

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Phyllis Cooper <phyl730@sbcglobal.net>
Date: 11/25/13, 12:46 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018201

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

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

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

Sincerely,

Phyllis Cooper
730 S Villa Ave
Villa Park, IL 60181-3011

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Cherie Kraft <cherie@thekrafts.info>
Date: 11/25/13, 12:46 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018202

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,

Cherie Kraft
1642 Oak St
Hanover Park, IL 60133-4855

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Ruth Kelley <rth_kelley@yahoo.com>
Date: 11/25/13, 1:15 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

018203

Robert Mool
IL

Dear Mool,

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

018204

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

Sincerely,

Ruth Kelley
330 Wiley Rd
Murphysboro, IL 62966-5761
(618) 684-2196

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: clare kagan <k9clare@gmail.com>
Date: 11/25/13, 1:15 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

618205

[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,

clare kagan
1512 Camp Ave
Rockford, IL 61103-6302

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: James Parr <parr@ilstu.edu>
Date: 11/25/13, 1:15 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018206

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,

James Parr
2009 Castle Ave
Bloomington, IL 61701-5729

018207

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kendra Massey <ken4opie@outlook.com>
Date: 11/25/13, 1:16 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018208

subject to the law. We cannot allow 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,

Kendra Massey
8506 E Prairie Rd
Skokie, IL 60076-2353
(847) 675-1218

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Nada Finn <finnnada@waukegan.com>
Date: 11/25/13, 1:16 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018209

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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* 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,

Nada Finn
3315 Victoria Ln
Waukegan, IL 60087-5346
(847) 917-8310

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Ron Lazer <rlazer@sbcglobal.net>
Date: 11/25/13, 1:17 PM

018210

To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018211

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

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

Sincerely,

Ron Lazer
310 S Fairview Ave
Park Ridge, IL 60068-4022
(847) 698-6931

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Carol Smith <csmith5724@sbcglobal.net>
Date: 11/25/13, 1:17 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018212

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 Smith
302 Calla Dr
Manhattan, IL 60442-9100

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Caroline Mead <cpmead@comcast.net>
Date: 11/25/13, 1:17 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

018213

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

018214

Caroline Mead
728 Carriage Hill Dr
Glenview, IL 60025-5404

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Andra Addis <maxi3030@gmail.com>
Date: 11/25/13, 1:17 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018215

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,

Andra Addis
6041 N Talman Ave
Chicago, IL 60659-4033

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Rachele Aisen <raisen1@comcast.net>
Date: 11/25/13, 1:45 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018216

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,

Rachele Aisen
3074 Palm Ln
Northbrook, IL 60062-5844
(847) 562-0801

018217

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Shirley Farano <qtrhse@att.net>
Date: 11/25/13, 1:46 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018218

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

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

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

Sincerely,

Shirley Farano
140 Lorraine Dr
Lake Zurich, IL 60047-1387

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jared Miller <jtmiller346@gmail.com>
Date: 11/25/13, 1:46 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018219

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,

Jared Miller
401 Ginger Bend Dr
Champaign, IL 61822-3575
(217) 721-9432

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: "Rev. Jim Roberts" <jarob401@aol.com>
Date: 11/25/13, 1:46 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

618220

Robert Mool
IL

Dear Mool,

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

018221

communities at greater risk.

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

Sincerely,

Rev. Jim Roberts
401 Paris Ave
Rockford, IL 61107-4440
(815) 398-1634

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Barbara Cochrane <barbietart@comcast.net>
Date: 11/25/13, 1:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018222

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 Cochrane
11361 S Champlain Ave
Chicago, IL 60628-5121
(773) 928-5582

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kris Trepac <treewiu@gmail.com>
Date: 11/25/13, 1:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018223

to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately 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]

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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,

Kris Trepac
15 S Yorktown Rd

018224

Macomb, IL 61455-9323

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Michael Alpert <alpert@uic.edu>
Date: 11/25/13, 1:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018225

* 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 Alpert
711 S Dearborn St
Unit 801
Chicago, IL 60605-3821

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: David Kellogg <preone@comcast.net>
Date: 11/25/13, 2:16 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018226

* 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,

David Kellogg
520 Park Ave
Rockford, IL 61103-6785
(779) 423-1721

Subject: Strengthen the High Volume Hydraulic Fracturing Rules

618227

From: Lori Lewis <blackcatbones@sbcglobal.net>
Date: 11/25/13, 2:16 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018228

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

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

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

Sincerely,

Lori Lewis
12787 W Sherman Ave
Waukegan, IL 60085-1263
(847) 263-1257

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Lee Rodin <leerodin@aol.com>
Date: 11/25/13, 2:16 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018229

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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,

Lee Rodin
8853 Kenneth Ter
Skokie, IL 60076-1818

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Joy Kaye <jamkaye@msn.com>
Date: 11/25/13, 2:17 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

018230

Dear Mool,

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

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

018231

Sincerely,

Joy Kaye
2 Sunshine Ct
Bloomington, IL 61704-2342
(309) 663-0564

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Lee Rodin <leerodin@aol.com>
Date: 11/25/13, 2:17 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018232

* 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 Rodin
8853 Kenneth Ter
Skokie, IL 60076-1818

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: mahmoud aburas <mahmoud.aburas@gmail.com>
Date: 11/25/13, 2:17 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018233

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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,

mahmoud aburas
13050 S Elaine Dr
Plainfield, IL 60585-9768

018234

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Chris Grushas <radtec78@att.net>
Date: 11/25/13, 2:45 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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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,

Chris Grushas
924 7th Ave
La Grange, IL 60525-2969

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Chris Grushas <radtec78@att.net>
Date: 11/25/13, 2:45 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018236

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

Sincerely,

Chris Grushas
924 7th Ave
La Grange, IL 60525-2969

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Cathie Christ <christ@sxu.edu>
Date: 11/25/13, 2:46 PM
To: illinois.alerts@gmail.com

618237

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

618238

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

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

Sincerely,

Cathie Christ
15509 Lamon Ave
Oak Forest, IL 60452-3516
(708) 284-1002

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Gerald Lackey <caged_rat@sbcglobal.net>
Date: 11/25/13, 2:46 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018239

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,

Gerald Lackey
3832 State Route 162
Granite City, IL 62040-6600
(618) 555-5555

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Frank Raguso <frank.raguso@sarcom.com>
Date: 11/25/13, 2:46 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in

618240

no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do 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,

Frank Raguso

618241

11s088 West St
Naperville, IL 60565-5529

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Michelle Hollis <mhollis@essehealth.com>
Date: 11/25/13, 2:46 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018242

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,

Michelle Hollis
3243 Willow Ave
Granite City, IL 62040-5172

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Barbara Stout <stoutbarbara@sbcglobal.net>
Date: 11/25/13, 2:46 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018243

- * 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,

Barbara Stout
12043 Greenwood Ave
Blue Island, IL 60406-1053
(708) 389-1622

Subject: Strengthen the High Volume Hydraulic Fracturing Rules

618244

From: Martin Lubawy <mlubawy@att.com>
Date: 11/25/13, 2:46 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018245

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

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Lubawy
148 Kimberly Rd
North Barrington, IL 60010-2218
(847) 304-0299

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jerry Skovie <js1547@gmail.com>
Date: 11/25/13, 2:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018246

* 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,

Jerry Skovie
511 Aurora Ave
Unit 606
Naperville, IL 60540-6292

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Lynn Nelson <foo787@ameritech.net>
Date: 11/25/13, 2:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool

018247

IL

Dear Mool,

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

018248

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

Sincerely,

Lynn Nelson
4170 N Marine Dr Apt 18b
Chicago, IL 60613-2340

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Valerie Sarelas <valtom1@aol.com>
Date: 11/25/13, 2:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018249

* 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,

Valerie Sarelas
4442 N Kenneth Ave
Chicago, IL 60630-4112
(773) 282-3715

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Geri Gravander <gravanders@comcast.net>
Date: 11/25/13, 2:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018250

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

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

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

Sincerely,

Geri Gravander
33988 N Fischer Dr
Ingleside, IL 60041-8827
(847) 546-0595

018251

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Peter Hood <phood@illinois.edu>
Date: 11/25/13, 2:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018252

subject to the law. We cannot allow 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 Hood
1303 E McHenry St
Urbana, IL 61801-6918

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Dawn Albanese <dawnie_angel@hotmail.com>
Date: 11/25/13, 3:16 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018253

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,

Dawn Albanese
156 Basswood Dr
Elk Grove Village, IL 60007-1718
(630) 965-5605

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Sarah Broadfoot <sarahcrash28@gmail.com>
Date: 11/25/13, 3:16 PM
To: illinois.alerts@gmail.com

018254

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018255

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Broadfoot
1322 Bladon Rd
Schaumburg, IL 60195-3208

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Patrick Henry <pmhenry@comcast.net>
Date: 11/25/13, 3:17 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018256

* 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 Henry
95 Circle Dr W
Montgomery, IL 60538-2527
(630) 859-3646

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: David Coleman <dacpath@gmail.com>
Date: 11/25/13, 3:45 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

018257

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

618258

David Coleman
2104 Noel Dr
Champaign, IL 61821-6553

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Ann Christopher <ann_christopher@yahoo.com>
Date: 11/25/13, 3:46 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Ann Christopher
15419 129th St
Lemont, IL 60439-6449

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Arci Jimenez <goldendragon35@hotmail.com>
Date: 11/25/13, 3:46 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018260

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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- * 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,

Arci Jimenez
2126 S Washtenaw Ave
Chicago, IL 60608-3511

Subject: Strengthen the High Volume Hydraulic Fracturing Rules

018261

From: William Bonnes <wbonnes@ymail.com>
Date: 11/25/13, 3:46 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018262

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

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Bonnes
4513 N Malden St
Chicago, IL 60640-6227
(708) 717-4377

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: ruth hosek <gertie89@icloud.com>
Date: 11/25/13, 3:46 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018263

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

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

Sincerely,

ruth hosek
175 E Delaware Pl
Chicago, IL 60611-1756

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Craig Williams <yogacraig@hotmail.com>
Date: 11/25/13, 3:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

018264

Dear Mool,

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

618265

Sincerely,

Craig Williams
319 Dempster St
Evanston, IL 60201-4797
(312) 618-1125

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jessica Wagner <jessi.wagner.7@gmail.com>
Date: 11/25/13, 3:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018266

* 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,

Jessica Wagner
PO Box 1012
Metamora, IL 61548-1012

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jay Williams <jaydwilliams64@hotmail.com>
Date: 11/25/13, 3:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018267

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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,

Jay Williams
1609 W Viking Ct Apt 208
Peoria, IL 61614-1527
(309) 368-5546

018268

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Alicia Mlsna Mlsna <am2k22@gmail.com>
Date: 11/25/13, 3:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018269

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,

Alicia Mlsna Mlsna
PO Box 2751
Naperville, IL 60567-2751

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Tom Ranieri <tranieri2@gmail.com>
Date: 11/25/13, 3:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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618270

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

Sincerely,

Tom Ranieri
5550 Abbey Dr Apt 1a
Lisle, IL 60532-2544

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Charles Miller <mill8char@yahoo.com>
Date: 11/25/13, 3:48 PM
To: illinois.alerts@gmail.com

018271

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Charles Miller
356 Creekside Dr
Vernon Hills, IL 60061-1908
(847) 549-3450

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mary Barbezat <mbarbezat@wideopenwest.com>
Date: 11/25/13, 3:48 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018273

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 Barbezat
353 N Liberty St
Elgin, IL 60120-4207

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Keith Heger <keith@nwpassage.com>
Date: 11/25/13, 3:48 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018274

to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do 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,

Keith Heger
1130 Greenleaf Ave

018275

Wilmette, IL 60091-2709
(847) 256-4409

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Rachel Wales <irelandforever19@hotmail.com>
Date: 11/25/13, 3:48 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018276

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,

Rachel Wales
10740 Kilpatrick Ave
Apt 1ne
Oak Lawn, IL 60453-5451

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Lisa Barrett <leezalu72@yahoo.com>
Date: 11/25/13, 4:16 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018277

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,

Lisa Barrett
923 Short St
Loves Park, IL 61111-4774
(815) 394-9468

018278

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Ann Gaul <gaul821@comcast.net>
Date: 11/25/13, 4:17 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018279

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

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Gaul
671 Lincolnshire Ln
Hoffman Estates, IL 60169-2772

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Peggy Schramm <crazymonkeyinc@sbcglobal.net>
Date: 11/25/13, 4:18 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Peggy Schramm
1335 N Jackson St
Waukegan, IL 60085-1858
(847) 782-8674

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: David Linebarger <david14433@gmail.com>
Date: 11/25/13, 4:18 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool

018281

IL

Dear Mool,

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

018282

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

Sincerely,

David Linebarger
4505 W Deming Pl Apt 2
Chicago, IL 60639-1907

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Gerold Rosenbaum <gerdrosenbaum@comcast.net>
Date: 11/25/13, 5:39 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018283

* 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,

Gerold Rosenbaum
14608 136th St
Lemont, IL 60439-7927
(630) 243-0135

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: suzanne besaw <rwbesaw@sbcglobal.net>
Date: 11/25/13, 5:40 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018284

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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,

suzanne besaw
2902 Gilbert Ln
Alton, IL 62002-5504

018285

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Nick Hall-Skank <nickh-s@sbcglobal.net>
Date: 11/25/13, 5:40 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018286

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 Hall-Skank
6 Aspen Ct
Streamwood, IL 60107-1888

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Diana Rhoades <bdkk1310@gmail.com>
Date: 11/25/13, 5:40 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018287

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]

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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,

Diana Rhoades
4509 Saratoga Ave
Downers Grove, IL 60515-2753

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: S Nolan <stillife@me.com>
Date: 11/25/13, 5:40 PM
To: illinois.alerts@gmail.com

018268

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018289

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

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

Sincerely,

S Nolan
1076 Il Route 10
Monticello, IL 61856-8041

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jody Perrecone <jperrecone@comcast.net>
Date: 11/25/13, 5:41 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Jody Perrecone
5364 Woodland Pond Ln
Loves Park, IL 61111-3530

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Michael Martin <seraphmichael@hotmail.com>
Date: 11/25/13, 5:41 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018291

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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,

Michael Martin
3710 Sumac Dr
Joliet, IL 60435-9066

018292

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Ryan Mcculloch <rjm63@hotmail.com>
Date: 11/25/13, 5:41 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Ryan Mcculloch
845 Deerfield Rd
Chatham, IL 62629-1111
(217) 494-3344

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Joyce May <pjmay45@wowway.com>
Date: 11/25/13, 5:41 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018294

* 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,

Joyce May
45 Blue Stem Ct
Streamwood, IL 60107-2354
(630) 736-1832

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kathryn LeMosy <klemosy@frontier.com>

018295

Date: 11/25/13, 5:42 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018296

process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 LeMosy
319 W Blackburn St
Trlr 2
Paris, IL 61944-1078
(217) 463-8417

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Garrick Balk <garrickbalk@u-46.org>
Date: 11/25/13, 5:42 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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618297

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

Sincerely,

Garrick Balk
236 Prairie St
South Elgin, IL 60177-1528

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Alfredo Valle <valfredo8@gmail.com>
Date: 11/25/13, 5:42 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

018298

Dear Mool,

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

018299

Sincerely,

Alfredo Valle
2172 N Maplewood Ave
Chicago, IL 60647-4116
(773) 890-1382

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jenny Hartman <jhartman111@gmail.com>
Date: 11/25/13, 5:42 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018300

* 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,

Jenny Hartman
1603 Imperial Dr
Glenview, IL 60026-1543

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jerry Hicks <jerr17@gmail.com>
Date: 11/25/13, 5:42 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018301

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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 Hicks
14605 W Hickory Ave
Lemont, IL 60439-7908
(312) 406-5666

018302

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Nancy & Vernon Wedow <nvwedow@sbcglobal.net>
Date: 11/25/13, 5:42 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018303

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

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Dave Kolars <dkolars@hotmail.com>
Date: 11/25/13, 5:42 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018304

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]

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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,

Dave Kolars
623 Franklin St
Dekalb, IL 60115-3850
(815) 787-1815

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Sarah Scott <sarahqscott@gmail.com>
Date: 11/25/13, 5:43 PM
To: illinois.alerts@gmail.com

018305

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018306

failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Scott
407 S Johnson Ave
Urbana, IL 61801-3515

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Larry Rosenlund <lrosel24@sbcglobal.net>
Date: 11/25/13, 5:46 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

618387

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,

Larry Rosenlund
3340 N Avers Ave
Chicago, IL 60618-5204
(773) 583-9526

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Karen Stacey <mobleyle1890@ameritech.net>
Date: 11/25/13, 5:46 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in

018308

no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately 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]

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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,

Karen Stacey

618339

3534 N Wolcott Ave # 1
Chicago, IL 60657-1045
(773) 327-0062

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Valerie Baffa <vbaffa@comcast.net>
Date: 11/25/13, 5:46 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018310

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,

Valerie Baffa
3526 Clinton Ave
Berwyn, IL 60402-3323

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Wyman Whipple <rwwhipple@grics.net>
Date: 11/25/13, 5:46 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

618311

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,

Wyman Whipple
1427 Knox Highway 12
Dahinda, IL 61428-9301

Subject: Strengthen the High Volume Hydraulic Fracturing Rules

618812

From: Renee Patten <rpatten1@mail.depaul.edu>
Date: 11/25/13, 5:46 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Renee Patten
1431 W Carmen Ave
Apt 2b
Chicago, IL 60640-6812
(269) 830-0798

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Crystal Hejl <sincloud69@gmail.com>
Date: 11/25/13, 5:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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618814

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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,

Crystal Hejl
5423 S Springfield Ave
Chicago, IL 60632-3730

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Sandra Justis <sandyjustis@aol.com>
Date: 11/25/13, 5:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool

018315

IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do 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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618316

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

Sincerely,

Sandra Justis
900 Grand Ave
Elgin, IL 60120-4304

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mary Kullman <spiritmk@comcast.net>
Date: 11/25/13, 5:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018317

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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,

Mary Kullman
1392 Mansfield Dr
Aurora, IL 60502-6781

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Sergio Rivera <meatbag21@gmail.com>
Date: 11/25/13, 5:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

618318

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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,

Sergio Rivera
3319 N Karlov Ave Apt 3w
Chicago, IL 60641-4611
(312) 637-0076

618819

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Zachary Cardosi <zmc5@nau.edu>
Date: 11/25/13, 5:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

618520

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,

Zachary Cardosi
1712 Bittersweet Dr
Saint Anne, IL 60964-4333
(815) 549-3139

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jean Owen <owenwj@sbcglobal.net>
Date: 11/25/13, 5:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018321

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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 Owen
1420 Raymond St
Joliet, IL 60431-8718

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Michael Roman <m.romanassociates@sbcglobal.net>
Date: 11/25/13, 6:16 PM
To: illinois.alerts@gmail.com

018322

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018323

failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Roman
10537 S Ewing Ave
Chicago, IL 60617-6220
(773) 721-2694

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: William Grant <canoe54@charter.net>
Date: 11/25/13, 6:17 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do 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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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Grant
1500 Duval Dr
Godfrey, IL 62035-1608
(618) 466-7352

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Gemini Garner-Jones <geminig420@hotmail.com>
Date: 11/25/13, 6:17 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018326

Gemini Garner-Jones
1422 W Farwell Ave
Apt 2s
Chicago, IL 60626-3434

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Martin Powers <mpowers64@gmail.com>
Date: 11/25/13, 6:17 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018327

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,

Martin Powers
6330 Washington St
Chicago Ridge, IL 60415-1510
(773) 645-0732

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kathleen D'Alessandro <ksdal@rcn.com>
Date: 11/25/13, 6:17 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018328

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

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 D'Alessandro
5716 N Virginia Ave
Chicago, IL 60659-3719
(773) 506-8326

018329

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Bria Eldon <bbskiergirl@hotmail.com>
Date: 11/25/13, 6:17 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do 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 in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

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

Sincerely,

Bria Eldon
112 N Garfield St
Hinsdale, IL 60521-3720
(630) 568-3244

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Ken Schmidt <schmidty1@gmail.com>
Date: 11/25/13, 6:17 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018331

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]

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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,

Ken Schmidt
178 S Lombard Ave
Lombard, IL 60148-2750
(312) 735-0956

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Anja Metz <ankohl@gmx.net>
Date: 11/25/13, 6:46 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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

018333

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

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

Sincerely,

Anja Metz
1506 Maywood Dr
Champaign, IL 61821-5016

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Karen Scotese <ksco@att.net>
Date: 11/25/13, 6:46 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018334

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,

Karen Scotese
136 Dodge Ave
Evanston, IL 60202-3661
(847) 733-1955

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: James Hightower <vidbroker@ameritech.net>
Date: 11/25/13, 6:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018335

to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do 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,

James Hightower
1711 Ashland Ave

018336

Evanston, IL 60201-3545

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Eva Kranjc <evanascent@gmail.com>
Date: 11/25/13, 7:16 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018337

* 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,

Eva Kranjc
50 Arlington Dr
Macomb, IL 61455-9333
(401) 633-5372

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Karen Lappa Haas <kjllappa@sbcglobal.net>
Date: 11/25/13, 7:16 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018333

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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,

Karen Lappa Haas
809 Delles Rd
Wheaton, IL 60189-6318
(630) 665-0520

Subject: Strengthen the High Volume Hydraulic Fracturing Rules

018339

From: Rich Novosel <rich_novosel@wowway.com>
Date: 11/25/13, 7:17 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Rich Novosel
11020 S Avenue F
Chicago, IL 60617-6742
(773) 221-9495

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Chris Krusa <clkrusa@charter.net>
Date: 11/25/13, 7:17 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately 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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018341

* 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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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Krusa
27 Rose Ct
Glen Carbon, IL 62034-1392
(618) 288-2681

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Pam Angelakos <pangelake@yahoo.com>
Date: 11/25/13, 7:17 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool

018342

IL

Dear Mool,

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

018343

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

Sincerely,

Pam Angelakos
3428 N Bosworth Ave
Chicago, IL 60657-1304

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Inge Crowley <ingecrowley@yahoo.com>
Date: 11/25/13, 7:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018344

* 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,

Inge Crowley
672 Dunham Rd
Gurnee, IL 60031-3828

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Karen Lowrance <artcountry1@artcountrycorral.com>
Date: 11/25/13, 7:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018045

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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,

Karen Lowrance
620 N Oak Tree Rd
Parkersburg, IL 62452-2203

018346

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Linas Smulkstys <lpsmulkstys@sbcglobal.net>
Date: 11/25/13, 7:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018347

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,

Linas Smulkstys
505 N Lake Shore Dr Apt 4406
Chicago, IL 60611-6436

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Brian Klubek <bklubek@siu.edu>
Date: 11/25/13, 7:48 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018048

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]

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

Sincerely,

Brian Klubek
2234 Clay St
Murphysboro, IL 62966-2446
(618) 687-1038

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Allan Kaplan <ak1015@att.net>
Date: 11/25/13, 7:48 PM
To: illinois.alerts@gmail.com

018349

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018350

failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

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

Sincerely,

Allan Kaplan
1015 S Hampton Dr
Round Lake, IL 60073-5650
(847) 546-0559

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Andrea Gruszecki <innerlight.ws@gmail.com>
Date: 11/25/13, 8:16 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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618351

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

Sincerely,

Andrea Gruszecki
353 Brittany Ct
Geneva, IL 60134-3608

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jeffrey Courter <jeffreycourter@yahoo.com>
Date: 11/25/13, 8:17 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in

018352

no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do 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,

Jeffrey Courter

618353

2844 Alexander Cres
Flossmoor, IL 60422-1702
(773) 712-5280

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Pauline Stout <orasmis@gmail.com>
Date: 11/25/13, 8:17 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018354

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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,

Pauline Stout
4022 W Melrose St
Chicago, IL 60641-4712
(773) 123-4566

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Rebecca Preisler <bugpreisler@gmail.com>
Date: 11/25/13, 8:17 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018335

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

Sincerely,

Rebecca Preisler
82 Abbeywood Dr
Romeoville, IL 60446-1111

018336

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Paula Carrollp <paulagamma@hotmail.com>
Date: 11/25/13, 8:18 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

618337

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

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

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

Sincerely,

Paula Carrollp
4407 Lindwall Rd
Harvard, IL 60033-8847

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Valorie Norton <atgreenacres@kwisp.com>
Date: 11/25/13, 8:18 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Valorie Norton
1537 N 42nd Rd
Earlville, IL 60518-6091
(815) 246-4608

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Rebecca Kosar <r1109k@yahoo.com>
Date: 11/25/13, 8:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool

618359

IL

Dear Mool,

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

018360

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

Sincerely,

Rebecca Kosar
521 S 10th Ave
Saint Charles, IL 60174-3210
(630) 587-2361

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Sergio Kips <s.a.kips0114@gmail.com>
Date: 11/25/13, 8:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Sergio Kips
726 Butterfield Rd
Oakbrook Terrace, IL 60181-4250
(312) 316-5408

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mary Tuozzo <motivate4change@live.com>
Date: 11/25/13, 8:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018362

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,

Mary Tuozzo
581 East Ave
Streamwood, IL 60107-2207

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Nora Engelman <freckles111@sbcglobal.net>
Date: 11/25/13, 9:16 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018384

subject to the law. We cannot allow 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,

Nora Engelman
2109 Sanford Ave
New Lenox, IL 60451-2541

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Corey Parker <iblamemysister@yahoo.com>
Date: 11/25/13, 9:18 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018385

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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,

Corey Parker
1912 Kingsley Dr
Schaumburg, IL 60194-2651

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jeremy Kirkman <jkirkman20@gmail.com>
Date: 11/25/13, 9:47 PM
To: illinois.alerts@gmail.com

018386

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018367

failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Kirkman
28w790 Calumet Ave E
Warrenville, IL 60555-2814

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jan Tervydis <jantervydis@sbcglobal.net>
Date: 11/25/13, 9:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Jan Tervydis
113 W Linden St
Apt 2
Edwardsville, IL 62025-2000
(618) 659-1463

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Janet Wolff <jcwp69@gmail.com>
Date: 11/25/13, 9:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

618389

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

618370

Janet Wolff
E. Lake Shore
Barrington, IL 60010

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Phyllis Barnum <phyllisbarnum@sbcglobal.net>
Date: 11/25/13, 9:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Phyllis Barnum
1028 N Euclid Ave
Oak Park, IL 60302-1322
(708) 386-7913

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Saul Aguirre <saulaguirre@hotmail.com>
Date: 11/25/13, 9:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018572

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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,

Saul Aguirre
1303 N Maplewood Ave
Chicago, IL 60622-2829
(312) 282-3777

018373

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Barbara Sherman <barbrings@gmail.com>
Date: 11/25/13, 9:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018574

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

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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
3556 N Pine Grove Ave
Chicago, IL 60657-1877
(773) 327-1854

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Celine Blando <celineblando@yahoo.com>
Date: 11/25/13, 9:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018375

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

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

Sincerely,

Celine Blando
3614 Arthur Ave
Brookfield, IL 60513-1552
(708) 485-0210

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Joanna Kling <jokling611@comcast.net>
Date: 11/25/13, 10:17 PM
To: illinois.alerts@gmail.com

018376

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018377

in the Hydraulic 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) 621-5234

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Karen Gollrad <karenrad@gmail.com>
Date: 11/25/13, 10:17 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018378

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 Gollrad
1007 Wesley Ave
Evanston, IL 60202-1160

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Rachel Tompkins <rvtompkins@gmail.com>
Date: 11/25/13, 10:17 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

018379

to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do 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,

Rachel Tompkins
425 W 4th St

018380

Edwardsville, IL 62025-1457

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Janice Ehrenhaft <cabincreeks@hotmail.com>
Date: 11/25/13, 10:17 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Janice Ehrenhaft
17525 N Breckenridge Ln
Mount Vernon, IL 62864-8617

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Janice Ehrenhaft <cabincreeks@hotmail.com>
Date: 11/25/13, 10:17 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Sincerely,

Janice Ehrenhaft
17525 N Breckenridge Ln
Mount Vernon, IL 62864-8617

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Carole Spencer <carolespencer@att.net>
Date: 11/25/13, 10:18 PM

018383

To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool

IL

Dear Mool,

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

018384

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

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

Sincerely,

Carole Spencer
14537 Turner Ave
Midlothian, IL 60445-3029
(708) 371-5470

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Patricia Pruitt <patricia.p0907@att.net>
Date: 11/25/13, 10:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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018385

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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,

Patricia Pruitt
1032 Randolph St
Oak Park, IL 60302-3406
708480906

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Gary Bettega <grb57@yahoo.com>
Date: 11/25/13, 10:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

018386

Dear Mool,

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

618387

Sincerely,

Gary Bettega
13801 Secretariat Ln
Orland Park, IL 60467-1015
(312) 671-0057

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: bill lamorte <billlamorte@gmail.com>
Date: 11/25/13, 10:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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618388

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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,

bill lamorte
7427 W 109th Pl
Worth, IL 60482-1016
(708) 361-9191

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Barbara Hauser <barbhauser10@yahoo.com>
Date: 11/25/13, 11:17 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Barbara Hauser
1135 N Marion St
Oak Park, IL 60302-1252
(708) 386-8013

018390

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Emma LaBounty <emmalabounty@gmail.com>
Date: 11/25/13, 11:17 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

618391

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,

Emma LaBounty
5122 S University Ave Apt 1s
Chicago, IL 60615-3900
(615) 495-5971

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Andrew Sertich <sertich11@gmail.com>
Date: 11/25/13, 11:17 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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618392

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,

Andrew Sertich
619 State St
Wood River, IL 62095-1110

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Ken Schulman <skulman58@gmail.com>
Date: 11/25/13, 11:17 PM
To: illinois.alerts@gmail.com

018393

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

Ken Schulman
233 Chandler Dr
Mundelein, IL 60060-1732
(847) 533-5858

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Denise Osborn <d-oz1957@hotmail.com>
Date: 11/25/13, 11:46 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

* 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 Osborn
19201 E 2nd St
Opdyke, IL 62872-1029

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Liz Szabo <emtszabo@hotmail.com>
Date: 11/25/13, 11:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in

018396

no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do 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,

Liz Szabo

018397

3315 Walnut Ln
Mchenry, IL 60051-2666

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Susan Hohl <slhohl@uchicago.edu>
Date: 11/25/13, 11:47 PM
To: illinois.alerts@gmail.com

Nov 25, 2013

Robert Mool
IL

Dear Mool,

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

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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,

Susan Hohl
5474 S Hyde Park Blvd Apt 3c
Chicago, IL 60615-5842
(773) 288-3839

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Cynthia Arneson <arnesonfamily1963@att.net>
Date: 11/26/13, 12:16 AM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

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618399

245.730]

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

Sincerely,

Cynthia Arneson
46 N Park Ave Apt 3
Lombard, IL 60148-2258
(630) 424-2869

618400

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: June Zand <jrjznd@yahoo.com>
Date: 11/26/13, 12:17 AM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

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

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Zand
1637 Dublin Ct
Inverness, IL 60067-4726
(847) 934-4184

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Janet Marie Piraino <gaiawallielove@hotmail.com>
Date: 11/26/13, 12:47 AM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

Janet Marie Piraino
3512 Sigwalt St
Rolling Meadows, IL 60008-1464

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Tisha Brannon <tisha.brannon@student.ctuonline.edu>
Date: 11/26/13, 2:17 AM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool

018403

IL

Dear Mool,

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

018404

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

Sincerely,

Tisha Brannon
3703 W Agatite Ave # 3
Chicago, IL 60625-5907
(773) 478-7550

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Carol Lapetino <carolandkj@att.net>
Date: 11/26/13, 3:17 AM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

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018405

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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,

Carol Lapetino
6441 Loomes Ave
Downers Grove, IL 60516-2458
(630) 963-6697

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Ronald Hixson <rkhnascar@yahoo.com>
Date: 11/26/13, 4:17 AM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

018406

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

Sincerely,

Ronald Hixson
3 Kaydon Dr
Decatur, IL 62521-5308
(217) 422-3897

018487

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Samuel Martinez <slamminsammtz52@yahoo.com>
Date: 11/26/13, 6:17 AM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

018408

* 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,

Samuel Martinez
12765 W Grove Ave
Waukegan, IL 60085-1245
(847) 732-6872

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Chris Mest <aghawk60018@yahoo.com>
Date: 11/26/13, 6:17 AM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

018489

* 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,

Chris Mest
218 Country Club Dr
Prospect Heights, IL 60070-2566
(224) 735-7381

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Margaret Waltershausen <mwaltershausen@yahoo.com>

018410

Date: 11/26/13, 6:17 AM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

018411

process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Waltershausen
404 Eliot Dr
Urbana, IL 61801-6726

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Clarence Bryant <ccbryant1@ameritech.net>
Date: 11/26/13, 6:47 AM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

018412

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,

Clarence Bryant
17124 Greenwood Ave
South Holland, IL 60473-3540
(708) 596-5606

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Olga Pope <olga.pope@hotmail.com>
Date: 11/26/13, 7:17 AM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

018413

Dear Mool,

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

018414

Sincerely,

Olga Pope
12 Ashstead St. Morley
Perth, IL 60625

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Olga Pope <olga.pope@hotmail.com>
Date: 11/26/13, 7:17 AM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

018415

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,

Olga Pope
12 Ashstead St. Morley
Perth, IL 60625

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Howard Mock <mphpmdesign@gmail.com>
Date: 11/26/13, 7:48 AM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

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018416

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,

Howard Mock
2611 W Lunt Ave # 1w
Chicago, IL 60645-3216
(773) 344-0303

018417

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Joy Maddox <jagm57@comcast.net>
Date: 11/26/13, 7:48 AM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

018418

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

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

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

Sincerely,

Joy Maddox
12328 S Trumbull Ave
Alsip, IL 60803-1049
(708) 489-2030

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Renee caputo <divineintentions@att.net>
Date: 11/26/13, 7:48 AM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

Renee Caputo
28w521 Purnell Rd
West Chicago, IL 60185-4218

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Susan Mullan <susankm33@gmail.com>
Date: 11/26/13, 7:48 AM
To: illinois.alerts@gmail.com

Nov 26, 2013

018420

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do 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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- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Mullan
430 W Palatine Rd Apt 9
Palatine, IL 60067-4994

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Russ Dusek <russdusek@mac.com>
Date: 11/26/13, 8:18 AM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

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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]

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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,

Russ Dusek
1020 Dunlop Ave
Forest Park, IL 60130-2216

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: "J. Dana Forbes" <redhawk1988@aol.com>
Date: 11/26/13, 8:48 AM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

018423

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,

J. Dana Forbes
4037 N Troy St
Chicago, IL 60618-2403

018424

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Walter Anderson <tagwca@sbcglobal.net>
Date: 11/26/13, 8:48 AM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

018425

subject to the law. We cannot allow 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,

Walter Anderson
1024 Cleveland St
Evanston, IL 60202-2113

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Eric Danley <x19@danleys.org>
Date: 11/26/13, 8:48 AM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

018426

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,

Eric Danley
22250 W Niagara Trl
Plainfield, IL 60544-6038

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: George Rounds <grounds@aol.com>
Date: 11/26/13, 8:48 AM
To: illinois.alerts@gmail.com

018427

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

018428

failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Rounds
2735 Park Pl # D
Evanston, IL 60201-1336
(847) 864-5671

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Donna O'Donnell <donnajodonnell@gmail.com>
Date: 11/26/13, 9:18 AM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

018429

* 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,

Donna O'Donnell
15639 Maple Ct
Homer Glen, IL 60491-8466
(708) 301-6346

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jacqueline Hyde <jhyde5888@gmail.com>
Date: 11/26/13, 9:18 AM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

018431

Jacqueline Hyde
5642 W 65th St
Chicago, IL 60638-5502

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Peter Theis <theis@owc.net>
Date: 11/26/13, 10:18 AM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

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

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Theis
3203 N Bayview Ln
Mchenry, IL 60051-9621
(815) 385-5122

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Gabrielle Roeder <gabroeder@yahoo.com>
Date: 11/26/13, 10:18 AM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

Gabrielle Roeder
936 Ridge Ave
Evanston, IL 60202-1720
(847) 328-9261

018434

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Aldara Pasillas <aldara.pasillas@yahoo.com>
Date: 11/26/13, 10:48 AM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

018435

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

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

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

Sincerely,

Aldara Pasillas
2652 Jenna Cir
Montgomery, IL 60538-4002

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Sherri Racine <sherri.racine@sierraclub.org>
Date: 11/26/13, 10:49 AM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

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018436

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,

Sherri Racine
411 North Avenue, Rear Unit
Naperville, IL 60540
(630) 219-3406

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Moira Noll <moiradowell@aol.com>
Date: 11/26/13, 10:49 AM
To: illinois.alerts@gmail.com

Nov 26, 2013

018437

Robert Mool
IL

Dear Mool,

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

018438

communities at greater risk.

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

Sincerely,

Moira Noll
6 Ellyn Ct
Glen Ellyn, IL 60137-4103
(630) 469-1606

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Paula Nessel <paulanessel@sbcglobal.net>
Date: 11/26/13, 11:18 AM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

Paula Nessel
285 E Quincy St
Riverside, IL 60546-2174
(708) 447-9913

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Teresa Olson <teresaolson85@gmail.com>
Date: 11/26/13, 11:18 AM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

018440

to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do 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,

Teresa Olson
Revere Rd

Glen Ellyn, IL 60137

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Sara Baldwin <spbaldwin706@gmail.com>
Date: 11/26/13, 11:48 AM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

018442

* 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,

Sara Baldwin
706 Quassey Ave
Lake Bluff, IL 60044-1638
(847) 234-8510

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Chris Nelson <c_e_nelson@hotmail.com>
Date: 11/26/13, 11:48 AM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

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018443

- * 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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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Nelson
1848 Vassar Dr
Naperville, IL 60565-9265

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: joan rothenberg <rothenbergjmr@aol.com>

018444

Date: 11/26/13, 11:48 AM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

018445

process. [Subpart C, Section 245.330]

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

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

Sincerely,

joan rothenberg
1575 Ashland Ave
Evanston, IL 60201-4071

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Marilyn Brumund <mbrumund@sbcglobal.net>
Date: 11/26/13, 12:18 PM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

018446

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,

Marilyn Brumund
1048 N Lombard Ave
Oak Park, IL 60302-1435
(708) 524-0062

Subject: Strengthen the High Volume Hydraulic Fracturing Rules

From: "kelvin smith sr." <cowboyway_233@hotmail.com>

Date: 11/26/13, 12:18 PM

To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

018447

Dear Mool,

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

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

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

018448

Sincerely,

kelvin smith sr.
1111 SW 7th St
Fairfield, IL 62837-1489
(618) 842-4259

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kelvin Smith <cowboyway_233@hotmail.com>
Date: 11/26/13, 12:18 PM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

018449

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,

Kelvin Smith
1111 SW 7th St
Fairfield, IL 62837-1489
(618) 842-4259

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Leslie Boyle <leslieannb@yahoo.com>
Date: 11/26/13, 12:48 PM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

Leslie Boyle
2442 W 107th St
Chicago, IL 60655-1135

018431

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Terri Kierski <tkierski53@yahoo.com>
Date: 11/26/13, 12:48 PM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

018452

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

Sincerely,

Terri Kierski
330 W 1st St
Spring Valley, IL 61362-1304
(815) 664-2638

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Greg Henderson <jrghenderson@me.com>
Date: 11/26/13, 1:48 PM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

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018453

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,

Greg Henderson
1330 N La Salle Dr Apt 308
Chicago, IL 60610-1925
(312) 943-5788

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Joan Slezak-Fritz <jslezfr@yahoo.com>
Date: 11/26/13, 1:48 PM
To: illinois.alerts@gmail.com

018454

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

018455

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

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

Sincerely,

Joan Slezak-Fritz
912 N Delphia Ave
Park Ridge, IL 60068-2020
(847) 698-3476

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Brandon Kozak <bkozak1@hotmail.com>
Date: 11/26/13, 2:18 PM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

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018456

* 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,

Brandon Kozak
216 N Fillmore St
Edwardsville, IL 62025-1756
(630) 795-9206

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Amy Schabold <amy.schabold@gmail.com>
Date: 11/26/13, 2:18 PM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

018457

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

018458

Amy Schabold
6429 N Wayne Ave
Chicago, IL 60626-5115

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: M S Lownotes <paladin.lownotes@gmail.com>
Date: 11/26/13, 2:18 PM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

018459

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 S Lownotes
4453 N Whipple St
Chicago, IL 60625-3850
(773) 598-8874

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Elisabeth Noty <eanoty@gmail.com>
Date: 11/26/13, 2:18 PM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

018460

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,

Elisabeth Noty
7914 S Luella Ave
Chicago, IL 60617-1148
(773) 731-2853

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mary Barbezat <mbarbezat@wideopenwest.com>
Date: 11/26/13, 2:18 PM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

018462

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

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Barbezat
353 N Liberty St
Elgin, IL 60120-4207

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Orville Mcfarland <bill-mcfarland@sbcglobal.net>
Date: 11/26/13, 2:49 PM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

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018463

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,

Orville Mcfarland
2022 N Spaulding Ave
Chicago, IL 60647-3774

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: James Truesdale <jimtrues@gmail.com>
Date: 11/26/13, 2:49 PM
To: illinois.alerts@gmail.com

Nov 26, 2013

018464

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

Sincerely,

James Truesdale
1709 Madsen Ct
Wheaton, IL 60187-3772
(630) 682-4908

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Michael Strean <mike@strean.com>
Date: 11/26/13, 2:49 PM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

018466

[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,

Michael Streaan
38764 Linden Ave
Beach Park, IL 60099-3424

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Adrienne Kitchen <shieldmaiden12@yahoo.com>
Date: 11/26/13, 3:18 PM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

Adrienne Kitchen
150 N Humphrey Ave
Oak Park, IL 60302-2569
(720) 273-2300

018468

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Alicia Zody <uhlishuh@yahoo.com>
Date: 11/26/13, 3:19 PM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do 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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018469

* 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,

Rinda West
4313 N Bell Ave
Chicago, IL 60618-1609

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Chris Hull <graceland1103@gmail.com>
Date: 11/26/13, 3:49 PM

018471

To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

618472

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Hull
2569 Woodcliff Ct
Lisle, IL 60532-3292

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Lucia Amorelli <luciaamorelli@hotmail.com>
Date: 11/26/13, 3:49 PM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

018473

* 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,

Lucia Amorelli
1690 Sheppard Ln
Makanda, IL 62958-2918

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Marty Brown <brownm@aircomfort.com>
Date: 11/26/13, 4:49 PM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

618474

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

Marty Brown
23 N Harvard Ave
Villa Park, IL 60181-2328

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Katy Bradford <kbrad4peace2@gmail.com>
Date: 11/26/13, 4:50 PM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

018476

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,

Katy Bradford
6165 N Winthrop Ave Apt 413
Chicago, IL 60660-6601

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Nancy Bush <nmbush@sbcglobal.net>
Date: 11/26/13, 5:49 PM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

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018477

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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* 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,

Nancy Bush
1364 N Wolcott Ave
Chicago, IL 60622-3110
(773) 486-1595

618478

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Stephen Anderson <anderson.e@att.net>
Date: 11/26/13, 6:49 PM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

018479

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

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Anderson
1000 Springfield Ave
Deerfield, IL 60015-3031
(847) 945-8913

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Linda Lucke <linda.h.lucke@gmail.com>
Date: 11/26/13, 7:19 PM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

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018480

* 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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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Lucke
1525 Juliet Ln
Libertyville, IL 60048-4457
(847) 816-0663

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jeanette Louis <jnlouis@hotmail.com>
Date: 11/26/13, 7:49 PM
To: illinois.alerts@gmail.com

Nov 26, 2013

018481

Robert Mool
IL

Dear Mool,

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

Jeanette Louis
13621 110th Ave
Orland Park, IL 60467-1203
(708) 226-9452

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Young Klessig <fyklessig@gmail.com>
Date: 11/26/13, 7:49 PM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

Young Klessig
3740 N Claremont Ave
Chicago, IL 60618-4804
(312) 878-8249

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Michelle Gautsch <mcgautsch@gmail.com>
Date: 11/26/13, 7:50 PM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

018484

baseline minimum protections. Unfortunately the rules developed do 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,

Michelle Gautsch
689 Valley Park Dr
Libertyville, IL 60048-3421

018485

(224) 433-6458

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Daniel Deshane <dandeshane1956@gmail.com>
Date: 11/26/13, 8:20 PM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

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018486

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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 Deshane
11313 102nd Avenue Ct
Coal Valley, IL 61240-9502
(309) 799-7844

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Barbara Bates <jillbates1@yahoo.com>
Date: 11/26/13, 8:48 PM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

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018487

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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,

Barbara Bates
26335 N Willow Ave
Mundelein, IL 60060-3516
(847) 949-1959

Subject: Strengthen the High Volume Hydraulic Fracturing Rules

018488

From: Daniel Kolender <marshbunny@ymail.com>
Date: 11/26/13, 8:49 PM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

618489

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

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Kolender
5906 N Sheridan Rd Apt 5a
Chicago, IL 60660-5127

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Joann Dakota Cimo <cimojd@gmail.com>
Date: 11/26/13, 9:19 PM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

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018490

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

Sincerely,

Joann Dakota Cimo
3850 N Lawndale Ave
Chicago, IL 60618-4115
(773) 539-9183

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Aimee Townsend <aleaa5@sbcglobal.net>
Date: 11/26/13, 9:19 PM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

018491

Dear Mool,

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

018492

Sincerely,

Aimee Townsend
29w035 Pomeroy St
West Chicago, IL 60185-3615

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Melody Danley <mdanley@danleys.org>
Date: 11/26/13, 9:19 PM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

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

Sincerely,

Melody Danley
1879 Slippery Rock Rd
Naperville, IL 60565-6766

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Susan Spengler <spengler41@comcast.net>
Date: 11/26/13, 9:20 PM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

Susan Spengler
620 E Kenilworth Ave
Palatine, IL 60074-6337
(847) 359-1736

618495

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mark Woolwine <quanuum@gmail.com>
Date: 11/26/13, 9:20 PM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

018496

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 Woolwine
1503 W John St
Champaign, IL 61821-3708

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Amy Bell <b.amy26@yahoo.com>
Date: 11/26/13, 10:49 PM
To: illinois.alerts@gmail.com

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

018497

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,

Amy Bell
470 Joren Trl
Antioch, IL 60002-2501
(224) 374-2157

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Linda Zager <luvearth2@gmail.com>
Date: 11/26/13, 11:19 PM
To: illinois.alerts@gmail.com

018498

Nov 26, 2013

Robert Mool
IL

Dear Mool,

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

018499

failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Zager
1051 Central Ave
Deerfield, IL 60015-4275

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Armen Kasparian <akasparian2@comcast.net>
Date: 11/27/13, 12:20 AM
To: illinois.alerts@gmail.com

Nov 27, 2013

Robert Mool
IL

Dear Mool,

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

018500

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,

Armen Kasparian
468 N Edgewood Ave
Wood Dale, IL 60191-1672

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Susan Barrons <sbarrons2000@yahoo.com>
Date: 11/27/13, 12:49 AM
To: illinois.alerts@gmail.com

Nov 27, 2013

Robert Mool
IL

Dear Mool,

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

018501

to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately 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]
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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,

Susan Barrons
1205 Court C

018502

Hanover Park, IL 60133-5505
(847) 508-2026

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Barbara Silverman <barbaras@blsassociates.com>
Date: 11/27/13, 3:19 AM
To: illinois.alerts@gmail.com

Nov 27, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do 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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018503

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 Silverman
2148 Old Glenview Rd
Wilmette, IL 60091-3111
(847) 256-7597

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Susan Leibowitz <bobetsue2@aol.com>
Date: 11/27/13, 4:19 AM
To: illinois.alerts@gmail.com

Nov 27, 2013

Robert Mool
IL

Dear Mool,

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

018564

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,

Susan Leibowitz
732 W Schubert Ave
Chicago, IL 60614-1507
(773) 549-7517

018505

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: George Mcjimpsey <gmcjimpsey@att.net>
Date: 11/27/13, 5:20 AM
To: illinois.alerts@gmail.com

Nov 27, 2013

Robert Mool
IL

Dear Mool,

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

George Mcjimpsey
19625 Stonehenge Dr
Mokena, IL 60448-7899
(708) 752-3705

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Catherine Marcroft <clmarcroft@gmail.com>
Date: 11/27/13, 6:49 AM
To: illinois.alerts@gmail.com

Nov 27, 2013

Robert Mool
IL

Dear Mool,

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

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018597

* 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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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Marcroft
4640 N Paulina St Apt B
Chicago, IL 60640-4560
(773) 275-2106

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Guenter Zuelow <gzuelow@me.com>
Date: 11/27/13, 6:50 AM
To: illinois.alerts@gmail.com

Nov 27, 2013

018508

Robert Mool
IL

Dear Mool,

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

018509

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

Sincerely,

Guenter Zuelow
1028 N Sheridan Rd
Waukegan, IL 60085-2054
(847) 599-2012

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Curt Johnson <cdj0321@aol.com>
Date: 11/27/13, 7:20 AM
To: illinois.alerts@gmail.com

Nov 27, 2013

Robert Mool
IL

Dear Mool,

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

018510

[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,

Curt Johnson
36 Kenfield Cir
Bloomington, IL 61704-6295
(309) 663-6598

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Calvin Maginel <jmaginel@semo.edu>
Date: 11/27/13, 7:52 AM
To: illinois.alerts@gmail.com

Nov 27, 2013

Robert Mool
IL

Dear Mool,

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

018511

baseline minimum protections. Unfortunately the rules developed do 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,

Calvin Maginel
20601 Maggie Ln
Tamm, IL 62988-3210

018512

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Janet McDonnell <mcdonnells@sbcglobal.net>
Date: 11/27/13, 8:50 AM
To: illinois.alerts@gmail.com

Nov 27, 2013

Robert Mool
IL

Dear Mool,

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

018513

* 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,

Janet McDonnell
1322 N Vail Ave
Arlington Heights, IL 60004-4735
(847) 632-1918

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Henryry Sienkiewicz <hensienk5416@gmail.com>
Date: 11/27/13, 8:51 AM
To: illinois.alerts@gmail.com

Nov 27, 2013

Robert Mool
IL

Dear Mool,

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

Henryry Sienkiewicz
6718 S Kedvale Ave
Chicago, IL 60629-5709

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Michael Caperelli <mike422@aol.com>
Date: 11/27/13, 8:51 AM

018315

To: illinois.alerts@gmail.com

Nov 27, 2013

Robert Mool
IL

Dear Mool,

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

Michael Caperelli
107 Highpoint Rd
Normal, IL 61761-2842
(309) 454-2009

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: James Ellis <james.ellis72@gmail.com>
Date: 11/27/13, 9:20 AM
To: illinois.alerts@gmail.com

Nov 27, 2013

Robert Mool
IL

Dear Mool,

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

018517

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,

James Ellis
2007 S Anderson St
Urbana, IL 61801-6223
(217) 344-0581

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mike Leach <mwleach@comcast.net>
Date: 11/27/13, 10:50 AM
To: illinois.alerts@gmail.com

Nov 27, 2013

Robert Mool
IL

618518

Dear Mool,

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

618519

Sincerely,

Mike Leach
22838 S Anna Dr
Channahon, IL 60410-3237
(815) 467-1910

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mercy E <mercy023@gmail.com>
Date: 11/27/13, 11:21 AM
To: illinois.alerts@gmail.com

Nov 27, 2013

Robert Mool
IL

Dear Mool,

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

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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,

Mercy E
1008 Franklin Pl
Rockford, IL 61103-7063

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Alexandra Sipiora <lexathegreek@yahoo.com>
Date: 11/27/13, 11:21 AM
To: illinois.alerts@gmail.com

Nov 27, 2013

Robert Mool
IL

Dear Mool,

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

618521

* 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,

Alexandra Sipiara
40 E Chicago Ave # 202
Chicago, IL 60611-2026

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Darlene Kraemer <catboxtree@hotmail.com>
Date: 11/27/13, 1:21 PM
To: illinois.alerts@gmail.com

Nov 27, 2013

Robert Mool
IL

Dear Mool,

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

018523

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

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

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

Sincerely,

Darlene Kraemer
21 S 20th St
Belleville, IL 62226-7505
(618) 277-4228

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Tom Stukel <tomjstukel@gmail.com>
Date: 11/27/13, 1:50 PM
To: illinois.alerts@gmail.com

Nov 27, 2013

Robert Mool
IL

Dear Mool,

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

Tom Stukel
629 Fair Oaks Ave
Oak Park, IL 60302-1737
(708) 387-9749

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Brita Brownstein <britalauren@gmail.com>
Date: 11/27/13, 2:43 PM
To: illinois.alerts@gmail.com

018525

Nov 27, 2013

Robert Mool
IL

Dear Mool,

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

018326

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

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

Sincerely,

Brita Brownstein
660 Hill St
Highland Park, IL 60035-1251
(847) 926-3109

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Christopher Haddad <chrstphrhaddad@gmail.com>
Date: 11/27/13, 2:51 PM
To: illinois.alerts@gmail.com

Nov 27, 2013

Robert Mool
IL

Dear Mool,

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

018527

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,

Christopher Haddad
5345 S Harper Ave Apt 305
Chicago, IL 60615-4535

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Patrick Dillon <pfdillon50@yahoo.com>
Date: 11/27/13, 3:20 PM
To: illinois.alerts@gmail.com

Nov 27, 2013

Robert Mool
IL

Dear Mool,

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

018528

to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do 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,

Patrick Dillon
6483 N Northwest Hwy

018529

Chicago, IL 60631-1418

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Nicolle Nadreau <nicollen77@att.net>
Date: 11/27/13, 3:21 PM
To: illinois.alerts@gmail.com

Nov 27, 2013

Robert Mool
IL

Dear Mool,

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

618530

* 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,

Nicolle Nadreau
18543 W Main St
Gages Lake, IL 60030-1756
(847) 769-0577

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kimberly Potucek <beck121295@sbcglobal.net>
Date: 11/27/13, 3:50 PM
To: illinois.alerts@gmail.com

Nov 27, 2013

Robert Mool
IL

Dear Mool,

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

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018531

* 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,

Kimberly Potucek
24 W Potomac Ave
Lombard, IL 60148-1639
(630) 691-8806

Subject: Strengthen the High Volume Hydraulic Fracturing Rules

618532

From: Paul And Linda Schutt <plslhelix@aol.com>
Date: 11/27/13, 4:51 PM
To: illinois.alerts@gmail.com

Nov 27, 2013

Robert Mool
IL

Dear Mool,

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

Paul And Linda Schutt
1715 N Wells St Apt 33
Chicago, IL 60614-5884
(312) 266-6489

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Barbara Speitz <aspiezt@aol.com>
Date: 11/27/13, 5:21 PM
To: illinois.alerts@gmail.com

Nov 27, 2013

Robert Mool
IL

Dear Mool,

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

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018534

* 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 Speitz
638 Dunham Rd
Gurnee, IL 60031-3139
(847) 680-1872

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Perry Johnson <pwj227@comcast.net>
Date: 11/27/13, 5:50 PM
To: illinois.alerts@gmail.com

Nov 27, 2013

Robert Mool

018535

IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do 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 in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

018536

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

Sincerely,

Perry Johnson
5820 Carol Ave
Morton Grove, IL 60053-3005
(847) 779-3937

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Linda Thompson <cthom16295@aol.com>
Date: 11/27/13, 5:51 PM
To: illinois.alerts@gmail.com

Nov 27, 2013

Robert Mool
IL

Dear Mool,

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

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018537

* 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,

Linda Thompson
105 Augusta Rd
Oswego, IL 60543-8996
(630) 554-1321

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: James Schroeder <jsmitcher@aol.com>
Date: 11/27/13, 5:51 PM
To: illinois.alerts@gmail.com

Nov 27, 2013

Robert Mool
IL

Dear Mool,

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

018538

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,

James Schroeder
2056 W 21st St
Chicago, IL 60608-2613
(312) 773-8732

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Lindsay Byrne <byrniegirl@hotmail.com>
Date: 11/27/13, 6:21 PM
To: illinois.alerts@gmail.com

Nov 27, 2013

Robert Mool
IL

Dear Mool,

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

018540

* 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 Byrne
3816 N Damen Ave # 3
Chicago, IL 60618-3904

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Emilie Holland <emilieh2@gmail.com>
Date: 11/27/13, 7:51 PM
To: illinois.alerts@gmail.com

Nov 27, 2013

Robert Mool
IL

Dear Mool,

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

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018541

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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* 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,

Emilie Holland
804 W Illinois St Apt 211
Urbana, IL 61801-7816

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Diane Doerr <dkdoerr@yahoo.com>
Date: 11/27/13, 7:51 PM
To: illinois.alerts@gmail.com

018342

Nov 27, 2013

Robert Mool
IL

Dear Mool,

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

018543

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

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

Sincerely,

Diane Doerr
3107 Mission Rd
Alton, IL 62002-5516
(618) 462-6680

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Francis Saponara-Rodriguez <pcdecimater@aol.com>
Date: 11/27/13, 8:21 PM
To: illinois.alerts@gmail.com

Nov 27, 2013

Robert Mool
IL

Dear Mool,

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

018544

* 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.

Sincerely,

Francis Saponara-Rodriguez
1010 Brighton Dr
Wheaton, IL 60189-8146

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kay Trevarthen <kaytrevarthen@comcast.net>
Date: 11/27/13, 8:52 PM
To: illinois.alerts@gmail.com

Nov 27, 2013

Robert Mool
IL

Dear Mool,

018545

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

018546

Kay Trevarthen
1256 Tinker Way
Glenview, IL 60025-2908

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jenny Schwartzberg <schwartzbergj@newberry.org>
Date: 11/27/13, 10:51 PM
To: illinois.alerts@gmail.com

Nov 27, 2013

Robert Mool
IL

Dear Mool,

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

018547

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,

Jenny Schwartzberg
853 W Fullerton Ave
Chicago, IL 60614-2412

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: David Sadler <dasadler1@comcast.net>
Date: 11/28/13, 10:52 AM
To: illinois.alerts@gmail.com

Nov 28, 2013

Robert Mool
IL

Dear Mool,

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

018548

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,

David Sadler
1493 Catalina Ln
Aurora, IL 60504-3708
(630) 851-1382

618549

Subject: Adopt a Strong LaSalle County Comprehensive Plan
From: Christopher Newman <cnewma4c@gmail.com>
Date: 11/28/13, 10:52 AM
To: illinois.alerts@gmail.com

Nov 28, 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 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,

018550

Mr. Christopher Newman
707 Windemere Ln
Carol Stream, IL 60188-2926

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: DAVID SADLER <dasadler1@comcast.net>
Date: 11/28/13, 11:22 AM
To: illinois.alerts@gmail.com

Nov 28, 2013

Robert Mool
IL

Dear Mool,

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

018551

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 SADLER
1493 Catalina Ln
Aurora, IL 60504-3708

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Richard Sorokas <afgel395@aol.com>
Date: 11/28/13, 12:22 PM
To: illinois.alerts@gmail.com

Nov 28, 2013

Robert Mool
IL

Dear Mool,

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

018052

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,

Richard Sorokas
5330 Suffield Ct
Skokie, IL 60077-1563
(847) 967-7095

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Patty Cameron <mybabygirl99@comcast.net>
Date: 11/28/13, 1:22 PM
To: illinois.alerts@gmail.com

Nov 28, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do 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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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

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

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

Sincerely,

Patty Cameron
200 Rosehall Dr Unit 250
Lake Zurich, IL 60047-6266

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: James Jurek <james.jurek@gmail.com>
Date: 11/28/13, 7:23 PM
To: illinois.alerts@gmail.com

Nov 28, 2013

Robert Mool
IL

Dear Mool,

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

018555

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,

James Jurek
15006 Harding Ave
Midlothian, IL 60445-3435
(708) 597-3860

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: John Posluszny <pozman50@sbcglobal.net>
Date: 11/28/13, 9:23 PM
To: illinois.alerts@gmail.com

Nov 28, 2013

618556

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do 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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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Posluszny
2833 W 40th Pl
Chicago, IL 60632-1810
(773) 579-0745

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Dave Gliva <davegliva@att.net>
Date: 11/28/13, 9:23 PM
To: illinois.alerts@gmail.com

Nov 28, 2013

Robert Mool
IL

Dear Mool,

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

Dave Gliva
313 Emery St
Joliet, IL 60436-1216

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Barbara Gurtler <bbgurtler@sbcglobal.net>
Date: 11/28/13, 9:53 PM
To: illinois.alerts@gmail.com

Nov 28, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and 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,

Barbara Gurtler
6723 N Wilshire Ct
Peoria, IL 61614-2701

618560

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Christine Schmidt <tsaddleshop@sbcglobal.net>
Date: 11/28/13, 11:23 PM
To: illinois.alerts@gmail.com

Nov 28, 2013

Robert Mool
IL

Dear Mool,

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

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618561

* 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,

Christine Schmidt
9755 Merton Ave
Oak Lawn, IL 60453-2727

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Lonnie Radcliffe <lsradcliffe@gmail.com>
Date: 11/29/13, 12:23 AM
To: illinois.alerts@gmail.com

Nov 29, 2013

Robert Mool
IL

Dear Mool,

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

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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,

Lonnie Radcliffe
2804 E 77th Pl
Chicago, IL 60649-4923

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Alexandra Sipiora <a_homebody@yahoo.com>
Date: 11/29/13, 8:24 AM
To: illinois.alerts@gmail.com

018563

Nov 29, 2013

Robert Mool
IL

Dear Mool,

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

018064

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

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

Sincerely,

Alexandra Sipiora
40 E Chicago Ave # 202
Chicago, IL 60611-2026

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Lawrence Trutter <lawrence.trutter@sbcglobal.net>
Date: 11/29/13, 9:54 AM
To: illinois.alerts@gmail.com

Nov 29, 2013

Robert Mool
IL

Dear Mool,

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

018585

* 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,

Lawrence Trutter
4604 Trillium Dr
Springfield, IL 62703-5174
(217) 529-8139

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Ken Raab <kmraab@earthlink.net>
Date: 11/29/13, 10:55 AM
To: illinois.alerts@gmail.com

Nov 29, 2013

Robert Mool
IL

Dear Mool,

018586

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

018567

Ken Raab
Adams St.
Oswego, IL 60543-8883
(630) 554-0001

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kenneth Jones <kennethajones@alumni.northwestern.edu>
Date: 11/29/13, 11:24 AM
To: illinois.alerts@gmail.com

Nov 29, 2013

Robert Mool
IL

Dear Mool,

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

018558

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 Jones
9058 Forestview Rd
Evanston, IL 60203-1913
(847) 933-0438

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Jane Woodcock <sothisseeker@yahoo.com>
Date: 11/29/13, 11:54 AM
To: illinois.alerts@gmail.com

Nov 29, 2013

Robert Mool
IL

Dear Mool,

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

018569

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,

Jane Woodcock
311 W Odell St
Gardner, IL 60424-6210

618570

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mark Snawadzki <snawadzki@yahoo.com>
Date: 11/29/13, 12:24 PM
To: illinois.alerts@gmail.com

Nov 29, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do 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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* protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Snawadzki
5649 N Canfield Ave
Chicago, IL 60631-3320
(773) 763-4121

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Eileen Barker <eileenthree@gmail.com>
Date: 11/29/13, 12:25 PM
To: illinois.alerts@gmail.com

Nov 29, 2013

Robert Mool
IL

Dear Mool,

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

018572

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,

Eileen Barker
604 Cedar Ave Apt A
Saint Charles, IL 60174-2132
(630) 805-0885

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Lynn Funkhouser <lynnfunkhouser@cs.com>
Date: 11/29/13, 12:25 PM
To: illinois.alerts@gmail.com

018573

Nov 29, 2013

Robert Mool
IL

Dear Mool,

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

618574

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

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

Sincerely,

Lynn Funkhouser
1310 N Ritchie Ct
Chicago, IL 60610-2168

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Andrea Wallace <andrea@homestead@gmail.com>
Date: 11/29/13, 12:54 PM
To: illinois.alerts@gmail.com

Nov 29, 2013

Robert Mool
IL

Dear Mool,

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

018575

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,

Andrea Wallace
4661 IL-37
Marion, IL 62959-6532

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Emma Cueto <emma.cueto@gmail.com>
Date: 11/29/13, 2:25 PM
To: illinois.alerts@gmail.com

Nov 29, 2013

Robert Mool
IL

Dear Mool,

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

018576

baseline minimum protections. Unfortunately the rules developed do 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,

Emma Cueto
5484 S Ellis Ave
Chicago, IL 60615-5059

618577

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Sharon Wakefield <sawakefield@sbcglobal.net>
Date: 11/29/13, 2:25 PM
To: illinois.alerts@gmail.com

Nov 29, 2013

Robert Mool
IL

Dear Mool,

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

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018578

* 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 Wakefield
501 Cheever Ave
Geneva, IL 60134-3019
(847) 323-6294

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mark Pasquesi <mjsqueeze@yahoo.com>
Date: 11/29/13, 2:55 PM
To: illinois.alerts@gmail.com

Nov 29, 2013

Robert Mool
IL

Dear Mool,

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

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018579

* 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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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Pasquesi
143 Elm St
Glenview, IL 60025-4906
(847) 729-1064

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Alison Baker <alb822@gmail.com>

018580

Date: 11/29/13, 3:55 PM
To: illinois.alerts@gmail.com

Nov 29, 2013

Robert Mool
IL

Dear Mool,

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

018581

process. [Subpart C, Section 245.330]

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

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

Sincerely,

Alison Baker
112 Morgan Ln
Swansea, IL 62226-1138

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Lee Lovstad <lwlovstad@yahoo.com>
Date: 11/29/13, 4:25 PM
To: illinois.alerts@gmail.com

Nov 29, 2013

Robert Mool
IL

Dear Mool,

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

618582

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,

Lee Lovstad
15256 E Clarksville Rd
Marshall, IL 62441-3709

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Douglas Kowalewski <dougkowalewski@aol.com>
Date: 11/29/13, 7:25 PM
To: illinois.alerts@gmail.com

Nov 29, 2013

Robert Mool
IL

Dear Mool,

018583

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

Douglas Kowalewski
336 Hiawatha Dr
Lake IN The Hills, IL 60156-1421

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Joanna Challacombe <jchallacombe2002@yahoo.com>
Date: 11/29/13, 9:56 PM
To: illinois.alerts@gmail.com

Nov 29, 2013

Robert Mool
IL

Dear Mool,

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

018385

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,

Joanna Challacombe
11 S Wille St
Mount Prospect, IL 60056-3111
(312) 238-9281

Subject: Adopt a Strong LaSalle County Comprehensive Plan
From: wayne johnson <wayno3454@yahoo.com>
Date: 11/29/13, 11:26 PM
To: illinois.alerts@gmail.com

Nov 29, 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."

018586

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 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. wayne johnson
717 Griffith Ct
Ottawa, IL 61350-3033
(815) 579-1090

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Janice Gintzler <cama224@aol.com>
Date: 11/30/13, 1:26 AM
To: illinois.alerts@gmail.com

Nov 30, 2013

Robert Mool
IL

618587

Dear Mool,

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

018388

Sincerely,

Janice Gintzler
5241 James Ln
Crestwood, IL 60445-4125
(708) 501-2277

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Tami Kenny <cssgc@yahoo.com>
Date: 11/30/13, 1:56 AM
To: illinois.alerts@gmail.com

Nov 30, 2013

Robert Mool
IL

Dear Mool,

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

Tami Kenny
11615 S Kildare Ave
Chicago, IL 60803-2104
(708) 489-6171

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mary Mathews <timmary747@aol.com>
Date: 11/30/13, 11:01 AM
To: illinois.alerts@gmail.com

Nov 30, 2013

Robert Mool
IL

Dear Mool,

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

018590

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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,

Mary Mathews
1111 S Waukegan Rd
Lake Forest, IL 60045-7300

018591

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Ian Magargee <ian.magargee@gmail.com>
Date: 11/30/13, 2:01 PM
To: illinois.alerts@gmail.com

Nov 30, 2013

Robert Mool
IL

Dear Mool,

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

018592

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,

Ian Magargee
450 W Melrose St Apt 538
Chicago, IL 60657-3819

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Sandra Couch <sndrcch@yahoo.com>
Date: 11/30/13, 2:01 PM
To: illinois.alerts@gmail.com

Nov 30, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do 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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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Couch
2903 Bartlett Ct
Unit 201
Naperville, IL 60564-4694
(630) 922-3177

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Lawrence Blacik <l.blacik@comcast.net>
Date: 11/30/13, 3:31 PM
To: illinois.alerts@gmail.com

018594

Nov 30, 2013

Robert Mool
IL

Dear Mool,

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

018595

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

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

Sincerely,

Lawrence Blacik
124 N Park Ave
Waukegan, IL 60085-4132
(847) 244-1636

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Leonard & Phyllis Adams <laplan14@sbcglobal.net>
Date: 11/30/13, 5:31 PM
To: illinois.alerts@gmail.com

Nov 30, 2013

Robert Mool
IL

Dear Mool,

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

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018586

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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,

Leonard & Phyllis Adams
100 Forestway Dr
Deerfield, IL 60015-4808
(847) 945-1445

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kirk Brandys <kirk.brandys@gmail.com>
Date: 11/30/13, 7:02 PM
To: illinois.alerts@gmail.com

Nov 30, 2013

Robert Mool
IL

Dear Mool,

018597

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

018598

Kirk Brandys
179 Knobb Hill Ln
Gurnee, IL 60031-4427
(847) 772-7796

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Nikolay Kolev <nikikolew@gmail.com>
Date: 11/30/13, 9:32 PM
To: illinois.alerts@gmail.com

Nov 30, 2013

Robert Mool
IL

Dear Mool,

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

018599

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,

Nikolay Kolev
210 Travis Ct
Schaumburg, IL 60195-5312
(312) 731-2599

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Susan Devine <susan.devine@comcast.net>
Date: 11/30/13, 11:32 PM
To: illinois.alerts@gmail.com

Nov 30, 2013

Robert Mool
IL

Dear Mool,

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

Susan Devine
1350 W Grand Ave
Chicago, IL 60642-6406

018601

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Rick Lanham <rik1360@att.net>
Date: 12/1/13, 12:08 AM
To: illinois.alerts@gmail.com

Dec 1, 2013

Robert Mool
IL

Dear Mool,

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

018682

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

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Lanham
124 Windsor Rd
Springfield, IL 62702-2255
(217) 546-4119

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Terry Koehler <fbimole2000@yahoo.com>
Date: 12/1/13, 2:38 AM
To: illinois.alerts@gmail.com

Dec 1, 2013

Robert Mool
IL

Dear Mool,

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

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018603

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 Koehler
641 McHenry Ave Apt A
Woodstock, IL 60098-2911
(815) 334-1205

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Margaret Hormann <margarethormann@att.net>
Date: 12/1/13, 7:09 AM
To: illinois.alerts@gmail.com

018604

Dec 1, 2013

Robert Mool
IL

Dear Mool,

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

018685

in the Hydraulic 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 Hormann
3910 N Octavia Ave
Chicago, IL 60634-3516
(773) 625-3219

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kristen Johns <stringstheory@gmail.com>
Date: 12/1/13, 7:39 AM
To: illinois.alerts@gmail.com

Dec 1, 2013

Robert Mool
IL

Dear Mool,

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

Kristen Johns
805 S Prairie St
Champaign, IL 61820-5109
(217) 359-3440

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Elizabeth Walters <beth_walters7@hotmail.com>
Date: 12/1/13, 10:09 AM
To: illinois.alerts@gmail.com

Dec 1, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in

018687

no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do 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,

Elizabeth Walters

618608

1281 Oak Spring Rd
Libertyville, IL 60048-1689
(847) 362-6548

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: muriel snow <snowards2@cs.com>
Date: 12/1/13, 11:39 AM
To: illinois.alerts@gmail.com

Dec 1, 2013

Robert Mool
IL

Dear Mool,

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

018609

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,

muriel snow
5414 Springfield Dr
Edwardsville, IL 62025-4904

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Pauline Thomas-Brown <paulinetb@comcast.net>
Date: 12/1/13, 11:39 AM
To: illinois.alerts@gmail.com

Dec 1, 2013

Robert Mool
IL

Dear Mool,

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

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018610

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,

Pauline Thomas-Brown
58 Royal Ln
Bloomington, IL 60108-2907

Subject: Strengthen the High Volume Hydraulic Fracturing Rules

018611

From: Pauline Thomas-Brown <paulinetb@comcast.net>
Date: 12/1/13, 11:39 AM
To: illinois.alerts@gmail.com

Dec 1, 2013

Robert Mool
IL

Dear Mool,

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

018612

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

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

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

Sincerely,

Pauline Thomas-Brown
58 Royal Ln
Bloomingdale, IL 60108-2907

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Pauline Thomas-Brown <paulinetb@comcast.net>
Date: 12/1/13, 12:09 PM
To: illinois.alerts@gmail.com

Dec 1, 2013

Robert Mool
IL

Dear Mool,

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

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618613

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

Sincerely,

Pauline Thomas-Brown
58 Royal Ln
Bloomington, IL 60108-2907

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: L Pitner <sheikshop@yahoo.com>
Date: 12/1/13, 1:39 PM
To: illinois.alerts@gmail.com

Dec 1, 2013

Robert Mool
IL

Dear Mool,

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

018615

Sincerely,

L Pitner
PO Box 234
Olympia Fields, IL 60461-0234

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kelly Hajduk <kelly.hajduk@gmail.com>
Date: 12/1/13, 2:09 PM
To: illinois.alerts@gmail.com

Dec 1, 2013

Robert Mool
IL

Dear Mool,

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

018616

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,

Kelly Hajduk
640 W Roscoe St Apt 3w
Chicago, IL 60657-9375
(708) 271-7999

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Ruben Alvarez <ruben.alvarez.silva@gmail.com>
Date: 12/1/13, 6:10 PM
To: illinois.alerts@gmail.com

Dec 1, 2013

Robert Mool
IL

Dear Mool,

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

018617

* 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,

Ruben Alvarez
2616 S Central Park Ave
Chicago, IL 60623-4630

018618

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Michael Lewandowski <mlewando22@gmail.com>
Date: 12/1/13, 8:40 PM
To: illinois.alerts@gmail.com

Dec 1, 2013

Robert Mool
IL

Dear Mool,

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

018619

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

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Lewandowski
812 Surrey Ln
Sleepy Hollow, IL 60118-2652

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Rhonda Saak <rsaakmlbx-1@yahoo.com>
Date: 12/1/13, 9:40 PM
To: illinois.alerts@gmail.com

Dec 1, 2013

Robert Mool
IL

Dear Mool,

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

Rhonda Saak
715 Strong Ave
Collinsville, IL 62234-3836

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Roy Treadway <royctreadway@frontier.com>
Date: 12/1/13, 10:10 PM
To: illinois.alerts@gmail.com

Dec 1, 2013

018621

Robert Mool
IL

Dear Mool,

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

018622

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

Sincerely,

Roy Treadway
712 N School St
Normal, IL 61761-1621

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: James Tomaszewski <chefskee@yahoo.com>
Date: 12/1/13, 10:40 PM
To: illinois.alerts@gmail.com

Dec 1, 2013

Robert Mool
IL

Dear Mool,

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

James Tomaszewski
2824 Fairway Dr
Belleville, IL 62220-4833

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Erin Van Ness <emvan54@yahoo.com>
Date: 12/1/13, 10:40 PM
To: illinois.alerts@gmail.com

Dec 1, 2013

Robert Mool
IL

Dear Mool,

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

018624

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,

Erin Van Ness
1530 W Superior St
Chicago, IL 60642-7654

018625

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Donna James <valleygram@aol.com>
Date: 12/2/13, 12:10 AM
To: illinois.alerts@gmail.com

Dec 2, 2013

Robert Mool
IL

Dear Mool,

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

018626

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,

Donna James
119 E 3rd St
Coal Valley, IL 61240-9305

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Ray Okoniewski <rayokoniewski@fastmail.fm>
Date: 12/2/13, 1:10 AM
To: illinois.alerts@gmail.com

Dec 2, 2013

Robert Mool
IL

Dear Mool,

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

018627

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,

Ray Okoniewski
PO Box 803353
Chicago, IL 60680-3353

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Patti Walker <eternalshawnee@yahoo.com>
Date: 12/2/13, 3:40 AM
To: illinois.alerts@gmail.com

018023

Dec 2, 2013

Robert Mool
IL

Dear Mool,

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

018629

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

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

Sincerely,

Patti Walker
RR#2
box42a
Karbers Ridge, IL 62955
(618) 294-2737

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Linda Fehr <linda_fehr@yahoo.com>
Date: 12/2/13, 10:41 AM
To: illinois.alerts@gmail.com

Dec 2, 2013

Robert Mool
IL

Dear Mool,

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

Linda Fehr
3445 Wenonah Ave
Berwyn, IL 60402-3349
(708) 749-2094

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Liz Story <cleo723@comcast.net>
Date: 12/2/13, 11:11 AM
To: illinois.alerts@gmail.com

Dec 2, 2013

Robert Mool
IL

Dear Mool,

018031

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

018632

Liz Story
2421 Oak Ave
Northbrook, IL 60062-5221

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kendra Ziems <seraph1106@gmail.com>
Date: 12/2/13, 11:11 AM
To: illinois.alerts@gmail.com

Dec 2, 2013

Robert Mool
IL

Dear Mool,

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

018633

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,

Kendra Ziems
505 N State St
Christopher, IL 62822-1633
(618) 218-5135

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kim Bradshaw <bradkim40@gmail.com>
Date: 12/2/13, 11:11 AM
To: illinois.alerts@gmail.com

Dec 2, 2013

Robert Mool
IL

Dear Mool,

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

018634

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,

Kim Bradshaw
16430 Teton Dr
Lockport, IL 60441-7693

018635

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Tina Faulisi <tina.faulisi@century21.com>
Date: 12/2/13, 11:41 AM
To: illinois.alerts@gmail.com

Dec 2, 2013

Robert Mool
IL

Dear Mool,

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

018636

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

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

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

Sincerely,

Tina Faulisi
3823 S Austin Blvd
Cicero, IL 60804-4155

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Suzanne Harris <suzanneharris75@gmail.com>
Date: 12/2/13, 1:11 PM
To: illinois.alerts@gmail.com

Dec 2, 2013

Robert Mool
IL

Dear Mool,

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

Suzanne Harris
5630 N Kenmore Ave
Chicago, IL 60660-4629

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Ellen Wagner <ellen@wagnerabode.com>
Date: 12/2/13, 1:12 PM
To: illinois.alerts@gmail.com

Dec 2, 2013

Robert Mool
IL

018638

Dear Mool,

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

018639

Sincerely,

Ellen Wagner
2233 Orrington Ave
Evanston, IL 60201-2850

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Katie Troccoli <katiet1@sbcglobal.net>
Date: 12/2/13, 1:12 PM
To: illinois.alerts@gmail.com

Dec 2, 2013

Robert Mool
IL

Dear Mool,

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

* 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,

Katie Troccoli
1911 Champlain St
Ottawa, IL 61350-1658
(815) 434-2058

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Laura Campbell <thelaurjc@comcast.net>
Date: 12/2/13, 3:44 PM
To: illinois.alerts@gmail.com

Dec 2, 2013

Robert Mool
IL

Dear Mool,

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

Laura Campbell
13 Phillippi Creek Dr
Elgin, IL 60120-7586
(630) 497-9798

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Katherine Michels <katmchls@sbcglobal.net>
Date: 12/2/13, 10:45 PM
To: illinois.alerts@gmail.com

Dec 2, 2013

Robert Mool
IL

Dear Mool,

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

Katherine Michels
18528 Gottschalk Ave
Homewood, IL 60430-3717
(708) 799-9511

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Tim Schremser <invisi8@yahoo.com>
Date: 12/2/13, 11:15 PM
To: illinois.alerts@gmail.com

Dec 2, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do 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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Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic Fracturing Regulatory Act puts our drinking water and communities at greater risk.

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

Sincerely,

Tim Schremser
2818 Stoney Creek Dr
Elgin, IL 60124-3108

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: David Moyer <dmoyer@lakecountyil.gov>
Date: 12/3/13, 12:15 AM
To: illinois.alerts@gmail.com

618645

Dec 3, 2013

Robert Mool
IL

Dear Mool,

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

018646

failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Moyer
1433 Henry Pl
Waukegan, IL 60085-1918
(847) 662-8353

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Michele Agney <particle736@yahoo.com>
Date: 12/3/13, 8:16 AM
To: illinois.alerts@gmail.com

Dec 3, 2013

Robert Mool
IL

Dear Mool,

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

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018647

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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,

Michele Agney
408 S Lombard Ave Apt 2
Oak Park, IL 60302-4244
(773) 383-0475

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Cindy Moczarney <cmoczarney@op97.org>
Date: 12/3/13, 10:16 AM
To: illinois.alerts@gmail.com

Dec 3, 2013

Robert Mool
IL

Dear Mool,

018648

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

018649

Cindy Moczarney
2314 N 76th Ct
Elmwood Park, IL 60707-3028

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Sherrilyn Drew <shedrew1234@comcast.net>
Date: 12/3/13, 10:46 AM
To: illinois.alerts@gmail.com

Dec 3, 2013

Robert Mool
IL

Dear Mool,

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

018650

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,

Sherrilyn Drew
9271 Hamlin Ave
Des Plaines, IL 60016-4237
(847) 298-6248

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Amy Smith <amy41505@gmail.com>
Date: 12/3/13, 1:47 PM
To: illinois.alerts@gmail.com

Dec 3, 2013

Robert Mool
IL

Dear Mool,

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

018651

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

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

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

Sincerely,

Amy Smith
2020 Forest View Rd Apt 101
Rockford, IL 61108-7966

018652

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Oleh Sydor <artfxos@ix.netcom.com>
Date: 12/3/13, 3:17 PM
To: illinois.alerts@gmail.com

Dec 3, 2013

Robert Mool
IL

Dear Mool,

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

018653

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

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

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

Sincerely,

Oleh Sydor
3s306 Juniper Ln
Glen Ellyn, IL 60137-7418
(630) 469-6223

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Oleh Sydor <artfxos@ix.netcom.com>
Date: 12/3/13, 3:17 PM
To: illinois.alerts@gmail.com

Dec 3, 2013

Robert Mool
IL

Dear Mool,

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

Oleh Sydor
3s306 Juniper Ln
Glen Ellyn, IL 60137-7418

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Zak Klehr <zklehr@ymail.com>
Date: 12/3/13, 7:19 PM
To: illinois.alerts@gmail.com

Dec 3, 2013

Robert Mool

018655

IL

Dear Mool,

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

018656

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

Sincerely,

Zak Klehr
3915 Thompson Rd
Wonder Lake, IL 60097-8273
(847) 504-6884

Subject: Clean Energy Pledge
From: azikiwe lathan <lath123.1@att.net>
Date: 12/3/13, 7:20 PM
To: illinois.alerts@gmail.com

Dec 3, 2013

Robert Mool
IL

I support clean, renewable energy and energy efficiency in IL. Mool,

I support fighting global climate change by advocating for laws and policies that expand the use of homegrown renewable resources such as wind and solar.

I want my community to support renewable energy and expand local actions on sustainability.

I will support local businesses and political leaders who share the commitment to being sustainable and support my vision of protecting the environment.

Personally, I will attempt to be more energy efficient in my home, workplace, school, and transportation choices. I pledge to do my part to combat global climate change.

I Pledge,

azikiwe lathan
683 8th St
Chicago Heights, IL 60411-1928

Subject: Strengthen the High Volume Hydraulic Fracturing Rules

018657

From: Cindy Jensen <cindyjensen9290@comcast.net>
Date: 12/3/13, 9:20 PM
To: illinois.alerts@gmail.com

Dec 3, 2013

Robert Mool
IL

Dear Mool,

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

Cindy Jensen
508 Park Ct
Fox River Grove, IL 60021-1125
(847) 639-6319

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Barbara Horne <bhorne@illinois.edu>
Date: 12/4/13, 9:19 AM
To: illinois.alerts@gmail.com

Dec 4, 2013

Robert Mool
IL

Dear Mool,

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

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018659

* 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 Horne
207 W Vine St
Champaign, IL 61820-2918
(217) 649-4362

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Richard High <high.richard@gmail.com>
Date: 12/4/13, 9:49 AM
To: illinois.alerts@gmail.com

Dec 4, 2013

Robert Mool

018060

IL

Dear Mool,

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

018051

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

Sincerely,

Richard High
445 W Wellington Ave
Chicago, IL 60657-5856

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: JOAN JANUS <asksodapop@aol.com>
Date: 12/4/13, 4:47 PM
To: illinois.alerts@gmail.com

Dec 4, 2013

Robert Mool
IL

Dear Mool,

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

018662

* 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,

JOAN JANUS
6121 N Northwest Hwy
Chicago, IL 60631-2100

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: V Evan <agadog@mac.com>
Date: 12/4/13, 6:47 PM
To: illinois.alerts@gmail.com

Dec 4, 2013

Robert Mool
IL

Dear Mool,

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

018063

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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,

V Evan
1338 W Rosedale Ave
Chicago, IL 60660-3438
(773) 271-4811

018084

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Diane and Jerome Balin <balin.diane@gmail.com>
Date: 12/4/13, 8:17 PM
To: illinois.alerts@gmail.com

Dec 4, 2013

Robert Mool
IL

Dear Mool,

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

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018665

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,

Diane and Jerome Balin
310 Bartram Rd
Riverside, IL 60546-1819
(708) 447-7652

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Molly Olson <molson1133@yahoo.com>
Date: 12/4/13, 8:48 PM
To: illinois.alerts@gmail.com

Dec 4, 2013

Robert Mool
IL

Dear Mool,

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

018666

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,

Molly Olson
6317 N Broadway St
Chicago, IL 60660-1401

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Kenneth Lowell <ken@abramlowell.us>
Date: 12/4/13, 9:18 PM
To: illinois.alerts@gmail.com

018687

Dec 4, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do 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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- * protecting public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

Laws and regulations are never going to make fracking safe. However,

018668

failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Lowell
18223 Riegel Rd
Homewood, IL 60430-2320
(708) 799-8469

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Judith Marquardt <fyremonsta@comcast.net>
Date: 12/5/13, 9:19 AM
To: illinois.alerts@gmail.com

Dec 5, 2013

Robert Mool
IL

Dear Mool,

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

Judith Marquardt
7532 Salem Rd
Wonder Lake, IL 60097-9728
(815) 653-3218

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: robert yancey <yancey1@frontiernet.net>
Date: 12/5/13, 10:49 AM
To: illinois.alerts@gmail.com

Dec 5, 2013

Robert Mool
IL

Dear Mool,

618670

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do 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 public participation. Prevent companies from avoiding the public input process by amending their original applications; require significant permit modifications to be subject to the entire public process. [Subpart C, Section 245.330]

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

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

Sincerely,

018671

robert yancey
570 Sorento Ave
Sorento, IL 62086-3200
(217) 272-4446

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Joanna Kling <jokling611@comcast.net>
Date: 12/5/13, 10:49 AM
To: illinois.alerts@gmail.com

Dec 5, 2013

Robert Mool
IL

Dear Mool,

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

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618672

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,

Joanna Kling
112 W Whitehall Ct Apt C
Urbana, IL 61801-6658
(217) 621-5234

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mary Barbezat <mbarbezat@wideopenwest.com>
Date: 12/5/13, 10:49 AM
To: illinois.alerts@gmail.com

Dec 5, 2013

Robert Mool
IL

Dear Mool,

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

Mary Barbezat
353 N Liberty St
Elgin, IL 60120-4207

018674

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Nathan House <houselmbr@yahoo.com>
Date: 12/5/13, 10:49 AM
To: illinois.alerts@gmail.com

Dec 5, 2013

Robert Mool
IL

Dear Mool,

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

Nathan House
Casebeer St
Newman, IL 61942

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Mike Dotson <snorlaxmd@yahoo.com>
Date: 12/5/13, 10:49 AM
To: illinois.alerts@gmail.com

Dec 5, 2013

Robert Mool
IL

Dear Mool,

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

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018076

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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

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Stephen Gliva <steveillini@yahoo.com>
Date: 12/5/13, 11:19 AM
To: illinois.alerts@gmail.com

Dec 5, 2013

018677

Robert Mool
IL

Dear Mool,

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

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018678

communities at greater risk.

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

Sincerely,

Stephen Gliva
713 Mulford St
Unit 1a
Evanston, IL 60202-3411

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: "Thomas J. Kuna-Jacob" <kunajacobceo@yahoo.com>
Date: 12/5/13, 11:49 AM
To: illinois.alerts@gmail.com

Dec 5, 2013

Robert Mool
IL

Dear Mool,

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

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018679

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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,

Thomas J. Kuna-Jacob
PO Box 75
103 Mill St.
Kane, IL 62054-0075
(217) 942-9730

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Cindy McMullan <cindy.mcmullan@yahoo.com>
Date: 12/5/13, 12:19 PM
To: illinois.alerts@gmail.com

Dec 5, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in

618680

no way makes high-volume hydraulic fracturing safe. The rules developed to better define the Act were to be the foundation to establish baseline minimum protections. Unfortunately the rules developed do 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,

Cindy McMullan

018681

124 Gall Rd
Columbia, IL 62236-4504
(618) 520-3006

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Melaine Herbert <sherbertmch@sbcglobal.net>
Date: 12/5/13, 12:19 PM
To: illinois.alerts@gmail.com

Dec 5, 2013

Robert Mool
IL

Dear Mool,

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

Melaine Herbert
8330 S Kenneth Ave
Chicago, IL 60652-3108

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Vicki Gerberich <vgerberich@gmail.com>
Date: 12/5/13, 12:19 PM
To: illinois.alerts@gmail.com

Dec 5, 2013

Robert Mool
IL

Dear Mool,

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

018683

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,

Vicki Gerberich
4031 Woodland Ave
Western Springs, IL 60558-1123
(708) 246-2088

018084

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Craig Sadur <csadur@gmail.com>
Date: 12/5/13, 12:49 PM
To: illinois.alerts@gmail.com

Dec 5, 2013

Robert Mool
IL

Dear Mool,

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

018685

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

Laws and regulations are never going to make fracking safe. However, failure to adopt rules that reflect the baseline protections identified in the Hydraulic 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 Sadur
8994 Kennedy Dr
Des Plaines, IL 60016-5456

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Diana Banducci <dianabanducci@gmail.com>
Date: 12/5/13, 12:49 PM
To: illinois.alerts@gmail.com

Dec 5, 2013

Robert Mool
IL

Dear Mool,

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

Diana Banducci
2626 N Lakeview Ave Apt 309
Chicago, IL 60614-1809
(773) 248-6671

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Patricia Kroll <patriciakroll@gmail.com>
Date: 12/5/13, 12:49 PM
To: illinois.alerts@gmail.com

Dec 5, 2013

Robert Mool

018687

IL

Dear Mool,

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

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018688

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

Sincerely,

Patricia Kroll
2150 N Lincoln Park W Apt 303
Chicago, IL 60614-4608
(773) 325-9386

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: "Rev. Jim roberts" <jarob401@aol.com>
Date: 12/5/13, 1:19 PM
To: illinois.alerts@gmail.com

Dec 5, 2013

Robert Mool
IL

Dear Mool,

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

Rev. Jim roberts
401 Paris Ave
Rockford, IL 61107-4440
(815) 398-1634

Subject: Strengthen the High Volume Hydraulic Fracturing Rules
From: Heather Miller <auntieheather@me.com>
Date: 12/5/13, 2:19 PM
To: illinois.alerts@gmail.com

Dec 5, 2013

Robert Mool
IL

Dear Mool,

The Hydraulic Fracturing Regulatory Act is a regulatory floor, and in no way makes high-volume hydraulic fracturing safe. 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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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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I urge you to update the regulations to reflect the law.

Sincerely,

Heather Miller
73 E Elm St
Chicago, IL 60611-1052

018691