2284

2013-2014 Regular Sessions

IN SENATE

January 15, 2013

Introduced by Sen. BALL -- read twice and ordered printed, and when printed to be committed to the Committee on Environmental Conservation

AN ACT to amend the environmental conservation law, in relation to regulation of the extraction of natural gas by means of hydraulic fracturing; and to repeal subdivision 2 of section 23-0303 of such law relating to exclusivity of state authority over mining

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1	Section 1. Article 23 of the environmental conservation law is amended
2	by adding two new titles 15 and 16 to read as follows:
3	TITLE 15
4	DISCLOSURE OF COMPOSITION OF
5	HYDRAULIC FRACTURING FLUIDS
б	SECTION 23-1501. DEFINITIONS.
7	23-1503. INFORMATION SUBMITTED CONSIDERED PUBLIC; POSTING ON
8	INTERNET WEBSITE.
9	23-1505. SERVICE COMPANY DISCLOSURES.
10	23-1507. OPERATOR DISCLOSURES.
11	23-1509. USE OF SERVICES OF NONCOMPLYING SERVICE COMPANY
12	PROHIBITED.
13	23-1511. TRADE SECRET PROTECTION.
14	S 23-1501. DEFINITIONS.
15	AS USED IN THIS TITLE, UNLESS THE CONTEXT OTHERWISE REQUIRES:
16	1. "ADDITIVE" MEANS ANY SUBSTANCE OR COMBINATION OF SUBSTANCES FOUND
17	IN A HYDRAULIC FRACTURING FLUID, INCLUDING A PROPPANT, THAT IS ADDED TO
18	A BASE FLUID IN THE CONTEXT OF A HYDRAULIC FRACTURING TREATMENT.
19	2. "BASE FLUID" MEANS THE BASE FLUID TYPE, SUCH AS WATER OR NITROGEN
20	FOAM, USED IN A PARTICULAR HYDRAULIC FRACTURING TREATMENT.
21	3. "CHEMICAL ABSTRACTS SERVICE" OR "CAS" MEANS THE CHEMICAL REGISTRY
22	THAT IS THE AUTHORITATIVE COLLECTION OF DISCLOSED CHEMICAL SUBSTANCE
23	INFORMATION.

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

LBD03642-01-3

4. "CHEMICAL CONSTITUENT" MEANS A DISCRETE CHEMICAL WITH 1 ITS OWN SPECIFIC NAME OR IDENTITY, SUCH AS A CAS NUMBER, THAT IS CONTAINED IN AN 2 3 ADDITIVE. 4 5. "HYDRAULIC FRACTURING FLUID" MEANS THE FLUID USED TO PERFORM A 5 PARTICULAR HYDRAULIC FRACTURING TREATMENT AND INCLUDES THE APPLICABLE 6 BASE FLUID AND ALL ADDITIVES. 7 6. "HYDRAULIC FRACTURING TREATMENT" MEANS THE STIMULATION OF A WELL BY THE FORCEFUL APPLICATION OF HYDRAULIC FRACTURING FLUID INTO THE RELEVANT 8 9 GEOLOGICAL FORMATION FOR THE PURPOSE OF CREATING FRACTURES IN THE FORMA-10 TION IN ORDER TO FACILITATE PRODUCTION OF HYDROCARBONS. "OPERATOR" MEANS THE PERSON OR ENTITY AUTHORIZED TO CONDUCT OPER-11 7. 12 ATIONS ON A WELL. 13 8. "PROPPANT" MEANS SAND OR ANOTHER NATURAL OR MAN-MADE INERT MATERIAL 14 THAT IS USED IN A HYDRAULIC FRACTURING TREATMENT TO PREVENT ARTIFICIALLY 15 CREATED OR ENHANCED FRACTURES FROM CLOSING ONCE THE TREATMENT IS COMPLETED. 16 17 9. "TRADE SECRET" MEANS ANY CONFIDENTIAL FORMULA, PATTERN, PROCESS, DEVICE, INFORMATION OR COMPILATION OF INFORMATION THAT IS USED 18 IN A 19 PERSON'S OR ENTITY'S BUSINESS AND THAT GIVES SUCH PERSON OR ENTITY AN OPPORTUNITY TO OBTAIN AN ADVANTAGE OVER COMPETITORS THAT DO NOT KNOW OR 20 21 USE IT. 22 10. "WELL" MEANS A HYDROCARBON PRODUCTION WELL. 23 11. "WELL COMPLETION REPORT" MEANS THE REPORT AN OPERATOR IS REQUIRED 24 TO FILE WITH THE COMMISSION FOLLOWING THE COMPLETION OR RECOMPLETION OF 25 A WELL, IF APPLICABLE. 26 S 23-1503. INFORMATION SUBMITTED CONSIDERED PUBLIC; POSTING ON INTERNET 27 WEBSITE. 28 NOTWITHSTANDING ANY OTHER PROVISIONS OF LAW, UNLESS THE INFORMATION IS 29 OTHERWISE AUTHORIZED TO BE WITHHELD AS A TRADE SECRET PURSUANT TO THIS TITLE, INFORMATION SUBMITTED TO THE DEPARTMENT PURSUANT TO SECTION 30 23-1505 OR 23-1507 OF THIS TITLE IS PUBLIC INFORMATION, AND THE DEPART-31 32 MENT SHALL POST THE INFORMATION ON ITS PUBLICLY ACCESSIBLE INTERNET 33 WEBSITE. 34 S 23-1505. SERVICE COMPANY DISCLOSURES. AN OPERATOR WHICH AUTHORIZES ANY 35 PERSON OR ENTITY TO 1. CONDUCT HYDRAULIC FRACTURING TREATMENTS UPON ANY OF SUCH OPERATOR'S WELLS IN 36 37 THIS STATE SHALL DISCLOSE TO THE DEPARTMENT AND MAINTAIN AN UPDATED 38 MASTER LIST OF: 39 Α. ALL BASE FLUIDS TO BE USED BY SUCH PERSON OR ENTITY DURING ANY 40 HYDRAULIC FRACTURING TREATMENT IN THIS STATE; 41 B. ALL ADDITIVES TO BE USED BY SUCH PERSON OR ENTITY DURING ANY HYDRAULIC FRACTURING TREATMENT IN THIS STATE; AND 42 43 C. ALL CHEMICAL CONSTITUENTS TO BE USED BY SUCH PERSON OR ENTITY IN 44 ANY HYDRAULIC FRACTURING TREATMENT IN THIS STATE AND THEIR ASSOCIATED 45 CAS NUMBERS. 2. NOTWITHSTANDING THE PROVISIONS OF PARAGRAPH C OF SUBDIVISION ONE OF 46 47 THIS SECTION, IF THE SPECIFIC IDENTIFY OF ANY CHEMICAL CONSTITUENT TO BE 48 USED IN ANY HYDRAULIC FRACTURING TREATMENT IN THIS STATE IS ENTITLED TO 49 BE WITHHELD AS A TRADE SECRET PURSUANT TO THE CRITERIA PROVIDED BY 42 SECTION 11042(A)(2) AND SECTION 23-1511 OF THIS TITLE, THE 50 U.S.C. DEPARTMENT SHALL PROTECT AND HOLD CONFIDENTIAL THE IDENTITY OF THE CHEM-51 ICAL CONSTITUENT AND ITS ASSOCIATED CAS NUMBER. TO QUALIFY FOR TRADE 52 SECRET PROTECTION, THE PERSON PERFORMING THE HYDRAULIC FRACTURING TREAT-53 54 MENT MUST SUBMIT TO THE DEPARTMENT ON AN APPROVED FORM A FORMAL CLAIM OF 55 ENTITLEMENT TO THAT PROTECTION IN THE MANNER REQUIRED BY SECTION 23-1511 56 OF THIS TITLE.

1 3. A PERSON OR ENTITY PERFORMING HYDRAULIC FRACTURING TREATMENTS IN 2 THIS STATE SHALL PROVIDE TO THE OPERATOR OF EACH WELL FOR WHICH THE 3 PERSON OR ENTITY PERFORMS A HYDRAULIC FRACTURING TREATMENT: 4 A. THE MAXIMUM PUMP PRESSURE MEASURED AT THE SURFACE AND THE TYPE AND

4 A. THE MAXIMUM PUMP PRESSURE MEASURED AT THE SURFACE AND THE TYPE AND 5 VOLUME OF BASE FLUID USED IN EACH STAGE OF THE HYDRAULIC FRACTURING 6 TREATMENT;

7 B. A LIST OF ALL ADDITIVES USED IN THE HYDRAULIC FRACTURING FLUID, 8 SPECIFIED BY GENERAL TYPE, SUCH AS ACID, BIOCIDE, BREAKER, CORROSION 9 INHIBITOR, CROSSLINKER, DEMULSIFIER, FRICTION REDUCER, GEL, IRON 10 CONTROL, OXYGEN SCAVENGER, PH ADJUSTING AGENT, PROPPANT, SCALE INHIBITOR 11 AND SURFACTANT;

12 C. FOR EACH ADDITIVE TYPE LISTED UNDER PARAGRAPH B OF THIS SUBDIVI-13 SION, THE SPECIFIC NAME OF THE ADDITIVE USED AND THE ACTUAL RATE OR 14 CONCENTRATION OF EACH ADDITIVE, EXPRESSED AS POUNDS PER THOUSAND GALLONS 15 OR GALLONS PER THOUSAND GALLONS AND EXPRESSED AS A PERCENTAGE BY VOLUME 16 OF THE TOTAL HYDRAULIC FRACTURING FLUID USED;

D. A LIST OF ALL THE CHEMICAL CONSTITUENTS USED IN THE HYDRAULIC FRAC-TURING FLUID AND THEIR ASSOCIATED CAS NUMBERS, EXCEPT TO THE EXTENT THAT THE SPECIFIC IDENTITY OF ANY CHEMICAL CONSTITUENT IS ENTITLED TO BE WITHHELD AS A TRADE SECRET AS PROVIDED BY SUBDIVISION TWO OF THIS SECTION; AND

E. FOR EACH CHEMICAL CONSTITUENT IDENTIFIED UNDER PARAGRAPH D OF THIS
SUBDIVISION, THE ACTUAL RATE OR CONCENTRATION OF EACH CHEMICAL,
EXPRESSED AS POUNDS PER THOUSAND GALLONS OR GALLONS PER THOUSAND GALLONS
AND EXPRESSED AS A PERCENTAGE BY VOLUME OF THE TOTAL HYDRAULIC FRACTURING FLUID USED.

27 4. THE PROVISIONS OF SUBDIVISIONS TWO AND THREE OF THIS SECTION SHALL BE DEEMED TO AUTHORIZE ANY OPERATOR, PERSON OR ENTITY TO WITHHOLD 28 NOT INFORMATION THAT FEDERAL OR STATE LAW, INCLUDING THIS SECTION, REOUIRES 29 TO BE PROVIDED TO ANY HEALTH CARE PROFESSIONAL WHO NEEDS THE INFORMATION 30 FOR DIAGNOSTIC OR TREATMENT PURPOSES. THE OPERATOR AND PERSON OR ENTITY 31 32 PERFORMING A HYDRAULIC FRACTURING TREATMENT SHALL PROVIDE DIRECTLY TO A HEALTH CARE PROFESSIONAL, IMMEDIATELY IN REQUEST, ALL INFORMATION 33 REOUIRED BY THE HEALTH CARE PROFESSIONAL, INCLUDING THE PERCENT BY 34 35 VOLUME OF THE CHEMICAL CONSTITUENTS OF THE HYDRAULIC FRACTURING FLUID AND THEIR ASSOCIATED CAS NUMBERS. IN A CASE THAT IS NOT A MEDICAL EMER-36 37 GENCY, THE HEALTH CARE PROFESSIONAL SHALL PROVIDE THE OPERATOR AND THE 38 PERSON OR ENTITY PERFORMING THE HYDRAULIC FRACTURING TREATMENT A WRITTEN 39 STATEMENT OF NEED FOR THE INFORMATION BEFORE THE HEALTH CARE PROFES-40 SIONAL IS ENTITLED TO RECEIVE THE INFORMATION. IN A MEDICAL EMERGENCY, THE HEALTH CARE PROFESSIONAL SHALL PROVIDE THE OPERATOR AND THE PERSON 41 OR ENTITY PERFORMING THE HYDRAULIC FRACTURING TREATMENT A WRITTEN STATE-42 43 MENT OF NEED FOR THE INFORMATION AS SOON AS CIRCUMSTANCES PERMIT.

44 5. A HEALTH CARE PROFESSIONAL TO WHOM INFORMATION IS DISCLOSED PURSU-45 ANT TO SUBDIVISION FOUR OF THIS SECTION SHALL HOLD THE INFORMATION CONFIDENTIAL, EXCEPT THAT THE HEALTH CARE PROFESSIONAL MAY, FOR DIAGNOS-46 47 TIC OR TREATMENT PURPOSES, DISCLOSE SUCH INFORMATION TO ANOTHER HEALTH 48 CARE PROFESSIONAL, A LABORATORY OR A THIRD-PARTY TESTING FIRM. A HEALTH 49 CARE PROFESSIONAL, LABORATORY OR THIRD-PARTY TESTING FIRM TO WHICH 50 INFORMATION IS DISCLOSED BY ANOTHER HEALTH CARE PROFESSIONAL SHALL HOLD 51 SUCH INFORMATION CONFIDENTIAL.

52 S 23-1507. OPERATOR DISCLOSURES.

53 1. FOLLOWING THE COMPLETION OF A HYDRAULIC FRACTURING TREATMENT ON A 54 WELL, THE OPERATOR SHALL INCLUDE IN THE WELL COMPLETION REPORT, ON A 55 FORM APPROVED BY THE DEPARTMENT:

THE MAXIMUM PUMP PRESSURE MEASURED AT THE SURFACE AND THE TYPE AND 1 Α. 2 VOLUME OF BASE FLUID USED IN EACH STAGE OF THE HYDRAULIC FRACTURING 3 TREATMENT;

4 B. A LIST OF ALL ADDITIVES USED IN THE HYDRAULIC FRACTURING TREATMENT, SPECIFIED BY GENERAL TYPE, SUCH AS ACID, BIOCIDE, BREAKER, CORROSION INHIBITOR, CROSSLINKER, DEMULSIFIER, FRICTION REDUCER, GEL, IRON 5 6 7 CONTROL, OXYGEN SCAVENGER, PH ADJUSTING AGENT, PROPPANT, SCALE INHIBITOR 8 AND SURFACTANT;

9 C. FOR EACH ADDITIVE TYPE LISTED UNDER PARAGRAPH B OF THIS SUBDIVI-10 SION, THE SPECIFIC NAME OF THE ADDITIVE USED AND THE ACTUAL RATE OR CONCENTRATION OF EACH ADDITIVE, EXPRESSED AS POUNDS PER THOUSAND GALLONS 11 12 OR GALLONS PER THOUSAND GALLONS AND EXPRESSED AS A PERCENTAGE BY VOLUME OF THE TOTAL HYDRAULIC FRACTURING FLUID USED; 13

14 D. THE INFORMATION PROVIDED PURSUANT TO SUBDIVISION THREE OF SECTION 15 23-1505 OF THIS TITLE TO THE OPERATOR BY THE PERSON OR ENTITY WHO PERFORMED THE HYDRAULIC FRACTURING TREATMENT; AND 16

17 E. IF THE OPERATOR CAUSED ANY ADDITIVES TO BE USED DURING THE HYDRAU-LIC FRACTURING TREATMENT THAT ARE NOT REQUIRED TO BE DISCLOSED PURSUANT 18 19 TO SUBDIVISION THREE OF SECTION 23-1505 OF THIS TITLE TO THE OPERATOR BY 20 THE PERSON OR ENTITY WHO PERFORMED THE HYDRAULIC FRACTURING TREATMENT: 21

(1) A LIST OF THE ADDITIVES USED; AND

22 (2) FOR EACH ADDITIVE LISTED, THE CHEMICAL CONSTITUENTS OF THE ADDI-23 TIVE AND THEIR ASSOCIATED CAS NUMBERS AND THE ACTUAL RATE OR CONCEN-TRATION OF EACH ADDITIVE OR CHEMICAL, EXPRESSED IN THE MANNER PROVIDED 24 25 PURSUANT TO SUBDIVISION THREE OF SECTION 23-1505 OF THIS TITLE.

26 2. THE OPERATOR MAY SUPPLY FIELD SERVICE COMPANY TICKETS, EXCLUDING PRICING INFORMATION, AND REPORTS REGARDING THE HYDRAULIC FRACTURING 27 TREATMENT, AS USED IN THE NORMAL COURSE OF BUSINESS, TO SATISFY SOME OR 28 29 ALL OF THE REOUIREMENTS OF SUBDIVISION ONE OF THIS SECTION.

3. NOTWITHSTANDING THE PROVISIONS OF PARAGRAPH E OF SUBDIVISION ONE OF 30 THIS SECTION, IF THE SPECIFIC IDENTITY OF A CHEMICAL CONSTITUENT 31 32 CONTAINED IN AN ADDITIVE IS ENTITLED TO BE WITHHELD AS A TRADE SECRET PURSUANT TO THE CRITERIA PROVIDED BY 42 U.S.C SECTION 11042(A)(2) 33 AND SECTION 23-1511 OF THIS TITLE, THE DEPARTMENT SHALL PROTECT AND HOLD 34 CONFIDENTIAL THE IDENTITY OF THE CHEMICAL CONSTITUENT AND ITS ASSOCIATED 35 CAS NUMBER. TO QUALIFY FOR TRADE SECRET PROTECTION, THE OPERATOR SHALL 36 37 SUBMIT TO THE DEPARTMENT ON AN APPROVED FORM A FORMAL CLAIM OF ENTITLE-38 MENT TO THAT PROTECTION IN THE MANNER REQUIRED BY SECTION 23-1511 OF 39 THIS TITLE.

40 THE PROVISIONS OF SUBDIVISION THREE OF THIS SECTION SHALL NOT BE 4. DEEMED TO AUTHORIZE AN OPERATOR TO WITHHOLD INFORMATION THAT FEDERAL OR 41 STATE LAW, INCLUDING THIS SECTION, REQUIRES TO BE PROVIDED TO ANY HEALTH 42 43 CARE PROFESSIONAL WHO NEEDS THE INFORMATION FOR DIAGNOSTIC OR TREATMENT 44 PROPOSES. AN OPERATOR SHALL PROVIDE DIRECTLY TO A HEALTH CARE PROFES-45 SIONAL, IMMEDIATELY ON REQUEST, ALL INFORMATION REQUIRED BY THE HEALTH CARE PROFESSIONAL, INCLUDING THE PERCENT BY VOLUME OF THE CHEMICAL 46 47 CONSTITUENTS OF THE HYDRAULIC FRACTURING FLUID AND THEIR ASSOCIATED CAS 48 NUMBERS. IN A CASE THAT IS NOT A MEDICAL EMERGENCY, THE HEALTH CARE 49 PROFESSIONAL SHALL PROVIDE THE OPERATOR A WRITTEN STATEMENT OF NEED FOR 50 THE INFORMATION BEFORE THE PERSON IS ENTITLED TO RECEIVE THE INFORMA-TION. IN A MEDICAL EMERGENCY, THE HEALTH CARE PROFESSIONAL SHALL PROVIDE 51 THE OPERATOR A WRITTEN STATEMENT OF NEED FOR THE INFORMATION AS SOON AS 52 53 CIRCUMSTANCES PERMIT.

54 5. A HEALTH CARE PROFESSIONAL TO WHOM INFORMATION IS DISCLOSED PURSU-55 ANT TO SUBDIVISION FOUR OF THIS SECTION SHALL HOLD THE INFORMATION 56 CONFIDENTIAL, EXCEPT THAT THE HEALTH CARE PROFESSIONAL MAY, FOR DIAGNOS-

1 TIC OR TREATMENT PROPOSES, DISCLOSE SUCH INFORMATION TO ANOTHER HEALTH 2 CARE PROFESSIONAL, A LABORATORY OR A THIRD-PARTY TESTING FIRM. A HEALTH 3 CARE PROFESSIONAL, LABORATORY OR THIRD-PARTY TESTING FIRM TO WHICH SUCH 4 INFORMATION IS DISCLOSED BY ANOTHER HEALTH CARE PROFESSIONAL SHALL HOLD 5 THE INFORMATION CONFIDENTIAL.

6 S 23-1509. USE OF SERVICES OF NONCOMPLYING SERVICE COMPANY PROHIBITED.
7 AN OPERATOR SHALL NOT USE THE SERVICES OF ANOTHER PERSON OR ENTITY IN
8 PERFORMING A HYDRAULIC FRACTURING TREATMENT IN THIS STATE UNLESS THE
9 OTHER PERSON OR ENTITY IS IN COMPLIANCE WITH THE REQUIREMENTS OF SECTION
10 23-1505 OF THIS TITLE.

11 S 23-1511. TRADE SECRET PROTECTION.

12 1. A CLAIM OF ENTITLEMENT TO TRADE SECRET PROTECTION PURSUANT TO THIS 13 TITLE SHALL INCLUDE SUBSTANTIATING FACTS IN THE FORM OF THE INFORMATION 14 REQUIRED BY 40 C.F.R. SECTION 350.7(A). IF REQUESTED BY THE TRADE SECRET 15 CLAIMANT, THE DEPARTMENT SHALL TREAT ANY SUCH SUBSTANTIATING FACTS AS 16 CONFIDENTIAL AND SHALL NOT DISCLOSE THEM TO ANY THIRD PARTY OR THE PUBLIC FOR ANY PURPOSE. UNTIL A FINAL DETERMINATION THAT THE INFORMATION 17 IS NOT ENTITLED TO TRADE SECRET PROTECTION IS MADE UNDER THIS SECTION, 18 19 THE DEPARTMENT SHALL TREAT THE INFORMATION IMPLICATED BY THE CLAIM OF 20 TRADE SECRET ENTITLEMENT AS A CONFIDENTIAL TRADE SECRET, AND THE INFOR-21 MATION IS NOT SUBJECT TO DISCLOSURE PURSUANT TO ARTICLE SIX OF THE 22 PUBLIC OFFICERS LAW.

23 2. THE COMMISSION SHALL DETERMINE A CLAIM OF ENTITLEMENT TO TRADE SECRET PROTECTION MADE PURSUANT TO THIS TITLE TO BE SUFFICIENT IF THE 24 25 INFORMATION SET FORTH IN THE CLAIM SUPPORTS ALL THE CONCLUSIONS SET FORTH IN 40 C.F.R. SECTION 350.13(A) AND THE SUPPORTING INFORMATION IS 26 27 TRUE. IN MAKING A DETERMINATION AS TO A CLAIM, THE DEPARTMENT MAY 28 REQUIRE THE TRADE SECRET CLAIMANT TO SUBMIT ADDITIONAL SUPPLEMENTAL 29 INFORMATION IF THE INFORMATION IS NECESSARY FOR THE DEPARTMENT то MAKE DETERMINATION UNDER THIS SECTION. IF REQUESTED BY THE TRADE SECRET 30 ITS CLAIMANT, THE DEPARTMENT SHALL TREAT ANY SUPPLEMENTAL INFORMATION 31 32 PROVIDED AS CONFIDENTIAL AND MAY NOT DISCLOSE THE INFORMATION TO ANY 33 THIRD PARTY OR THE PUBLIC FOR ANY PURPOSE.

34 3. IF THE DEPARTMENT DETERMINES A CLAIM OF ENTITLEMENT TO TRADE SECRET PROTECTION TO BE INSUFFICIENT, THE DEPARTMENT SHALL NOTIFY THE 35 TRADE SECRET CLAIMANT IN WRITING OF THE DETERMINATION BY CERTIFIED MAIL. NOT 36 37 LATER THAN THE FIFTEENTH DAY AFTER THE DATE THE TRADE SECRET CLAIMANT RECEIVES NOTICE OF THE DETERMINATION, THE CLAIMANT MAY REQUEST ANOTHER REVIEW OF THE CLAIM. THE TRADE SECRET CLAIMANT MUST SHOW GOOD CAUSE FOR 38 39 40 ADDITIONAL REVIEW. WHAT CONSTITUTES GOOD CAUSE FOR PURPOSES OF THIS THE SUBDIVISION IS SOLELY WITHIN THE REASONABLE DISCRETION OF THE DEPARTMENT 41 AND MAY INCLUDE THE AVAILABILITY OF NEW SUPPORTING INFORMATION OR A GOOD 42 43 FAITH ERROR OR OMISSION ON THE PART OF THE TRADE SECRET CLAIMANT IN THE 44 ORIGINAL CLAIM. NOT LATER THAN THE THIRTIETH DAY AFTER THE DATE THE 45 DEPARTMENT RECEIVES THE REQUEST, THE DEPARTMENT SHALL PROVIDE WRITTEN NOTICE TO THE TRADE SECRET CLAIMANT OF THE DEPARTMENT'S ACCEPTANCE OR 46 47 REJECTION OF THE REQUEST. IF A TRADE SECRET CLAIMANT MAKES A REQUEST FOR REVIEW UNDER THIS SUBDIVISION, THE DEPARTMENT SHALL TREAT THE 48 INFORMA-IMPLICATED BY THE CLAIM OF TRADE SECRET ENTITLEMENT AS A CONFIDEN-49 TION 50 TIAL TRADE SECRET UNTIL THE DEPARTMENT MAKES A DETERMINATION WITH REGARD TO THE REVIEW REQUEST. IF THE DEPARTMENT REJECTS THE REVIEW REQUEST, THE 51 DEPARTMENT SHALL CONTINUE TO TREAT THE INFORMATION AS A CONFIDENTIAL 52 TRADE SECRET UNTIL THE EARLIER OF THE THIRTIETH DAY AFTER THE DATE THE 53 54 TRADE SECRET CLAIMANT RECEIVES NOTICE THAT THE DEPARTMENT HAS REJECTED 55 REVIEW REQUEST OR THE DATE THE CLAIMANT WITHDRAWS THE DISCLOSURE THE 56 PURSUANT TO SUBDIVISION FIVE OF THIS SECTION.

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EXTRACTION OF NATURAL GAS.

4. NOT LATER THAN THE THIRTIETH DAY AFTER THE DATE THE TRADE SECRET 1 CLAIMANT RECEIVES NOTICE FROM THE DEPARTMENT THAT THE DEPARTMENT HAS 2 REJECTED THE CLAIM OF ENTITLEMENT TO TRADE SECRET PROTECTION, THE CLAIM-3 4 ANT MAY COMMENCE AN ACTION PURSUANT TO ARTICLE SEVENTY-EIGHT OF THE CIVIL PRACTICE LAW AND RULES. IF A TRADE SECRET CLAIMANT COMMENCES SUCH 5 AN ACTION, THE DEPARTMENT SHALL TREAT THE INFORMATION IMPLICATED BY 6 THE 7 CLAIM OF TRADE SECRET ENTITLEMENT AS A CONFIDENTIAL TRADE SECRET UNTIL 8 SUCH ACTION AND ALL APPEALS THEREOF ARE RESOLVED. IF THE ACTION AFFIRMS THE DEPARTMENT'S DETERMINATION OF THE INSUFFICIENCY OF THE CLAIM, THE 9 10 DEPARTMENT SHALL CONTINUE TO TREAT THE INFORMATION AS A CONFIDENTIAL TRADE SECRET UNTIL THE EARLIER OF THE THIRTIETH DAY AFTER THE DATE THE 11 TRADE SECRET CLAIMANT RECEIVES NOTICE THAT THE ACTION HAS BEEN RESOLVED 12 OR THE DATE THE CLAIMANT WITHDRAWS THE DISCLOSURE PURSUANT TO SUBDIVI-13 14 SION FIVE OF THIS SECTION.

5. NOT LATER THAN THE THIRTIETH DAY AFTER THE DATE THE TRADE SECRET 15 16 CLAIMANT RECEIVES NOTIFICATION THAT THE DEPARTMENT HAS REJECTED THE CLAIM OF ENTITLEMENT TO TRADE SECRET PROTECTION OR THE DATE A FINAL 17 JUDGMENT AFFIRMING THE DEPARTMENT'S DETERMINATION OF THE INSUFFICIENCY 18 19 OF THE CLAIM IS ENTERED, AS APPLICABLE, AND ONLY TO THE EXTENT THAT THE 20 RELEVANT CHEMICAL CONSTITUENT HAS NOT BEEN USED BY OR FOR THE TRADE 21 SECRET CLAIMANT IN ANY HYDRAULIC FRACTURING TREATMENT IN THIS STATE, THE TRADE SECRET CLAIMANT MAY FORMALLY WITHDRAW THE DISCLOSURE OF A CHEMICAL 22 CONSTITUENT BY NOTIFYING THE DEPARTMENT OF ITS INTENT TO WITHDRAW THE 23 DISCLOSURE. IF THE TRADE SECRET CLAIMANT WITHDRAWS THE DISCLOSURE OF A 24 25 CHEMICAL CONSTITUENT, THE DEPARTMENT SHALL PROTECT AND HOLD CONFIDENTIAL THE IDENTITY OF THE CHEMICAL CONSTITUENT AND ANY CORRESPONDING CAS 26 NUMBER, AND THE INFORMATION IS NOT SUBJECT TO DISCLOSURE PURSUANT TO 27 ARTICLE SIX OF THE PUBLIC OFFICERS LAW. AFTER THE WITHDRAWAL, THE CHEMI-28 CAL CONSTITUENT SHALL NOT BE USED BY OR FOR THE TRADE SECRET CLAIMANT IN 29 ANY HYDRAULIC FRACTURING TREATMENT IN THIS STATE UNLESS THE TRADE SECRET 30 CLAIMANT SATISFIES THE REQUIREMENTS OF THIS TITLE RELATING TO THE 31 32 DISCLOSURE OF INFORMATION REGARDING THE CHEMICAL CONSTITUENT.

6. NOTWITHSTANDING ANY OTHER PROVISION OF THIS SECTION, THE DEPARTMENT MAY:

A. DISCLOSE INFORMATION OTHERWISE SUBJECT TO TRADE SECRET PROTECTION
 UNDER THIS SECTION TO A THIRD-PARTY TESTING FIRM IN CONNECTION WITH THE
 INVESTIGATION OF A CLAIM OF CONTAMINATION OF SURFACE WATER OR GROUNDWA TER IF THE FIRM AGREES IN WRITING TO KEEP THE INFORMATION CONFIDENTIAL;
 AND

B. USE THE RESULTS OF A TEST CONDUCTED BY A THIRD-PARTY TESTING FIRM
IN CONNECTION WITH AN INVESTIGATION DESCRIBED IN PARAGRAPH A OF THIS
SUBDIVISION IN ANY MANNER THE DEPARTMENT CONSIDERS NECESSARY TO PROTECT
PUBLIC HEALTH AND THE ENVIRONMENT.

44 TITLE 16 45 REGULATION OF HYDRAULIC FRACTURING SECTION 23-1601. DEFINITIONS. 46 47 23-1603. CONCESSION OF LIABILITY. 48 23-1605. AGREEMENTS WITH REAL PROPERTY OWNERS. 49 23-1607. DAMAGES. 50 S 23-1601. DEFINITIONS. 51 AS USED IN THIS TITLE, UNLESS THE CONTEXT OTHERWISE REOUIRES: 52 1. "HYDRAULIC FRACTURING" MEANS THE USE OF CHEMICALS, WATER AND OTHER

SUBSTANCES INJECTED OR PUMPED INTO A NATURAL GAS WELL TO STIMULATE THE

1 2. "PRODUCER" MEANS ANY INDIVIDUAL OR ENTITY ENGAGED IN THE DRILLING 2 FOR OR EXTRACTION OF NATURAL GAS THROUGH THE UTILIZATION OF HYDRAULIC 3 FRACTURING.

4 S 23-1603. CONCESSION OF LIABILITY.

1. EVERY PRODUCER, PRIOR TO THE ISSUANCE OF ANY PERMIT, PURSUANT TO THIS ARTICLE, TO ENGAGE IN HYDRAULIC FRACTURING, SHALL EXECUTE AND 5 6 7 DELIVER TO THE DEPARTMENT A CONCESSION OF LIABILITY AND WAIVER OF ALL DEFENSES ARISING OUT OF ANY CAUSE OF ACTION RELATED TO PROPERTY, PERSONAL AND WRONGFUL DEATH DAMAGES ALLEGED TO HAVE BEEN CAUSED BY HYDRAULIC FRACTURING CONDUCTED BY SUCH PRODUCER. SUCH CONCESSION AND 8 9 10 WAIVER SHALL BE EXECUTED IN SUCH FORM AND MANNER AS SHALL BE DETERMINED 11 BY THE ATTORNEY GENERAL, AND SHALL PROVIDE FOR STRICT LIABILITY TO THE 12 PEOPLE OF THE STATE OF NEW YORK AND EVERY PERSON WITHIN THE STATE FOR 13 14 ANY AND ALL DAMAGES ARISING FROM THE CONDUCTING OF HYDRAULIC FRACTURING 15 WITHIN THIS STATE.

16 2. EVERY PRODUCER WHICH ENTERS INTO AN AGREEMENT WITH AN OWNER OF REAL 17 PROPERTY IN THIS STATE WHICH PROVIDES FOR THE LEASE, LICENSE OR GRANT OF AUTHORITY TO CONDUCT HYDRAULIC FRACTURING UPON SUCH REAL PROPERTY, 18 19 SHALL INCLUDE A COPY OF ITS CONCESSION OF LIABILITY EXECUTED PURSUANT TO SUBDIVISION ONE OF THIS SECTION AND A SIMILAR CONCESSION OF LIABILITY 20 21 EXECUTED IN FAVOR OF THE REAL PROPERTY OWNER. SUCH CONCESSION OF LIABIL-ITY IN FAVOR OF A REAL PROPERTY OWNER SHALL BE IN SUCH FORM AS SHALL BE 22 DETERMINED BY THE ATTORNEY GENERAL. 23

24 S 23-1605. AGREEMENTS WITH REAL PROPERTY OWNERS.

25 1. NO AGREEMENT FOR THE LEASE, LICENSE OR GRANT OF AUTHORITY TO CONDUCT HYDRAULIC FRACTURING UPON REAL PROPERTY IN THIS STATE, SHALL BE 26 27 EXECUTED UNTIL THREE INDEPENDENT APPRAISALS OF THE VALUE OF SUCH REAL PROPERTY HAVE BEEN CONDUCTED. SUCH APPRAISALS SHALL BE CONDUCTED AT THE 28 EXPENSE OF THE PRODUCER BY APPRAISERS SELECTED BY THE REAL PROPERTY 29 OWNER. UPON COMPLETION OF SUCH APPRAISALS A COPY OF EACH APPRAISAL SHALL 30 BE PROVIDED TO THE REAL PROPERTY OWNER, THE PRODUCER AND THE DEPARTMENT, 31 32 AND SHALL BE ATTACHED TO EVERY AGREEMENT PROVIDING FOR HYDRAULIC FRAC-33 TURING UPON SUCH REAL PROPERTY.

2. NO AGREEMENT FOR THE LEASE, LICENSE OR GRANT OF AUTHORITY TO CONDUCT HYDRAULIC FRACTURING UPON REAL PROPERTY IN THIS STATE, SHALL BE EXECUTED UNTIL THE DEPARTMENT SHALL HAVE CONDUCTED WATER AND SOIL CONTAMINATION TESTING UPON SUCH REAL PROPERTY FOR THE PRESENCE OF HYDRAULIC FRACTURING FLUIDS. A REPORT OF THE RESULTS OF SUCH TESTING SHALL BE PROVIDED TO BOTH THE REAL PROPERTY OWNER AND THE PRODUCER.

3. EACH PRODUCER SHALL INCLUDE IN EVERY AGREEMENT IT ENTERS INTO WITH
THE OWNER OF REAL PROPERTY IN THIS STATE FOR THE LEASE, LICENSE OR GRANT
OF AUTHORITY TO CONDUCT HYDRAULIC FRACTURING UPON SUCH REAL PROPERTY:

A. A STATEMENT OF THE FINANCIAL, HEALTH AND ENVIRONMENTAL RISKS POSED
BY OR POTENTIALLY POSED BY CONDUCT OF HYDRAULIC FRACTURING. SUCH STATEMENT SHALL BE JOINTLY DEVELOPED AND PERIODICALLY UPDATED BY THE COMMISSIONER, THE ATTORNEY GENERAL AND THE COMMISSIONER OF HEALTH;

47 B. A STATEMENT OF THE RISKS OF GROUND SOIL AND GROUND WATER CONTAM-48 INATION POSED BY OR POTENTIALLY POSED BY THE CONDUCT OF HYDRAULIC FRAC-49 TURING;

50 C. A STATEMENT OF THE HEALTH RISKS POSED BY SPILLS OF AND CONTAM-51 INATION BY HYDRAULIC FRACTURING FLUIDS; AND

52 D. A STATEMENT OF THE PRODUCER'S STRICT LIABILITY FOR ANY AND ALL 53 DAMAGES RESULTING FROM THE CONDUCTING OF HYDRAULIC FRACTURING, AND THE 54 DAMAGES THAT WILL BE AWARDED THEREFOR PURSUANT TO THIS TITLE.

55 S 23-1607. DAMAGES.

S. 2284

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A. TO THE AFFECTED REAL PROPERTY OWNER, AN AMOUNT EQUAL TO ONE HUNDRED 5 FIFTY PERCENT OF THE REAL PROPERTY VALUE, AS DETERMINED PURSUANT TO 6 SUBDIVISION ONE OF SECTION 23-1605 OF THIS TITLE, AND THE FULL COST OF 7 REMEDIATING THE CONTAMINATED GROUND SOIL AND GROUND WATER; AND

8 B. TO ANY PERSON AFFECTED BY SUCH CONTAMINATION, AN AMOUNT EQUAL TO 9 THE COST OF THE DIAGNOSIS, TREATMENT, MONITORING AND CARE OF SUCH 10 PERSON, FOR LIFE, RELATED TO ANY DISEASE OR CONDITION ARISING OUT OF 11 SUCH CONTAMINATION.

12 2. UNDER NO CIRCUMSTANCES SHALL ANY AMOUNT OF DAMAGES AWARDED OR PAID 13 PURSUANT TO THIS SECTION BE DEEMED TO BE INCOME TO ANY PERSON. ALL SUCH 14 DAMAGES SHALL BE REIMBURSEMENT FOR LOSSES ACTUALLY INCURRED BY THE 15 RECIPIENT THEREOF.

16 S 2. Subdivision 9 of section 8-0109 of the environmental conservation 17 law, as added by chapter 219 of the laws of 1990, is amended to read as 18 follows:

9. An environmental impact statement shall be prepared for any action found to have a significant impact on the special groundwater protection area, as defined in section 55-0107 of this chapter OR FOR ANY NATURAL GAS OR OIL DRILLING INVOLVING THE USE OF HYDRAULIC FRACTURING FLUID. Such statement shall meet the requirements of the most detailed environmental impact statement required by this section or by any such rule or regulation promulgated pursuant to this section.

26 S 3. Subdivision 2 of section 23-0303 of the environmental conserva-27 tion law is REPEALED and a new subdivision 2 is added to read as 28 follows:

29 2. FOR THE PURPOSES STATED HEREIN, THIS SECTION SHALL SUPERSEDE ALL 30 OTHER STATE AND LOCAL LAWS RELATING TO THE OIL, GAS AND SOLUTION MINING 31 INDUSTRIES; PROVIDED, HOWEVER, THAT NOTHING IN THIS SECTION SHALL BE 32 CONSTRUED TO PREVENT ANY LOCAL GOVERNMENT FROM:

A. ENACTING OR ENFORCING LOCAL LAWS OR ORDINANCES OF GENERAL APPLICA BILITY, EXCEPT THAT SUCH LOCAL LAWS OR ORDINANCES SHALL NOT REGULATE
 OIL, GAS AND SOLUTION MINING REGULATED BY STATE STATUTE, REGULATION OR
 PERMIT; OR

B. ENACTING OR ENFORCING LOCAL ZONING ORDINANCES OR LAWS WHICH DETERMINE PERMISSIBLE USES IN ZONING DISTRICTS. WHERE OIL, GAS AND SOLUTION
MINING IS DESIGNATED A PERMISSIBLE USE IN A ZONING DISTRICT AND ALLOWED
BY SPECIAL USE PERMIT, CONDITIONS PLACED ON SUCH SPECIAL USE PERMITS
SHALL BE LIMITED TO THE FOLLOWING:

42 (I) INGRESS AND EGRESS TO PUBLIC THOROUGHFARES CONTROLLED BY THE LOCAL 43 GOVERNMENT;

44 (II) ROUTING OF DRILLING AND DRILLING-RELATED TRANSPORT VEHICLES ON 45 ROADS CONTROLLED BY THE LOCAL GOVERNMENT;

46 (III) REQUIREMENTS AND CONDITIONS AS SPECIFIED IN THE PERMIT ISSUED BY
47 THE DEPARTMENT CONCERNING SETBACK FROM PROPERTY BOUNDARIES AND PUBLIC
48 THOROUGHFARE RIGHTS-OF-WAY, NATURAL OR MAN-MADE BARRIERS TO RESTRICT
49 ACCESS, IF REQUIRED, DUST CONTROL AND HOURS OF OPERATION; AND

50 (IV) CONFORMANCE TO ROAD CONSTRUCTION STANDARDS AS MAY BE OTHERWISE 51 PROVIDED FOR BY LOCAL LAW; OR

52 C. ENACTING OR ENFORCING LOCAL LAWS OR ORDINANCES REGULATING OIL, GAS 53 AND SOLUTION MINING NOT REQUIRED TO BE PERMITTED BY THE STATE.

54 S 4. This act shall take effect on the first of June next succeeding 55 the date on which it shall have become a law; provided, that the 56 provisions of title 16 of article 23 of the environmental conservation

S. 2284

1 law, as added by section one of this act, shall apply to every lease, 2 license and grant of authority to conduct hydraulic fracturing which is 3 in effect on or after such effective date; and provided, further that, 4 effective immediately, any actions necessary to implement the provisions 5 of this act on its effective date are authorized and directed to be 6 completed on or before such date.