

# THE LEAGUE OF WOMEN VOTERS® OF THE FAIRFAX AREA Fairfax VOTER

Volume 68, Issue 6

## LWVFA Continues Its Study of Fracking in Virginia Part II, With Consensus Questions

This month, LWVFA completes its study of the many issues surrounding hydraulic fracturing in the Commonwealth of Virginia by taking part in the LWV-VA statewide Consensus on the topic. The first eight pages of the LWV-VA Study Report, "Fracking In Virginia," were published in the January *Fairfax VOTER*; this issue has the concluding ten pages of the Study Report along with the Hydraulic Fracturing Consensus Questions.

The League's process of Consensus will be conducted in all unit discussion meetings, including at the February 4 At-Large Meeting and Discussion Leaders' Briefing. We invite all LWVFA members to participate in this most fundamental LWV grassroots process by which they will help form the hydraulic fracturing position statement for the Virginia League.

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Presidents' Message

Happy Anniversary and Happy Valentine's Day! That's right. The League of Women Voters is celebrating its 97<sup>th</sup> anniversary on Valentine's Day.

We have 54 new League members, many of whom joined after the election. Welcome to the League! We want to thank many of them for attending the New Member Orientations. We have really enjoyed getting to know you, and we hope that you will get involved in our volunteer opportunities. Also, thank you to Judy Helein, Pat Nelson-Douvelis, and Helen Kelly for these orientations.

We are hard at work with our Virginia State league and our partners during this legislative session. It is a busy, but short,

session, which will end later this month on February 27.

February 7 is the Special Election in Fairfax City to elect a Mayor. Three candidates have filed to fill the seat. Thank you to Sidney Johnson and all of our volunteers who helped us host the Candidates Forum for the Special Mayoral Election on January 9.

Please mark your calendar for February 23. We are holding a League Forum on Redistricting with our partner, OneVirginia 2021. Join us for the screening of the documentary, *GerryRIGGED*, followed by a panel discussion at the Fairfax Cinema Arts Theatre in Fairfax City Mall, starting promptly at 7 p.m. The *Washington Post* has called ending gerrymandering "the biggest ethics issue facing the state." Redistricting is one of our highest priorities, and we highly encourage you to attend this event.



#### Save the Date **Domestic Violence Hotline** For LWVNCA Reception with LWVUS Board (703) 360-7273 **Members** LWVFA Fairfax VOTER 2016 - 2017 This newsletter, partially funded by the League of Women Voters of Fairfax Area Education Fund, is published 10 times each year-Wine day and conversation from September to June by: **Board** members The League of Women Voters of the Fairfax Area 4026-B Hummer Road When: Friday, February 10, 2017, 6:00 to 8:00 pm Annandale, VA 22003-2403 703-658-9150 (Info/fax/answering machine) www.lwv-fairfax.org league@lwv-fairfax.org Co-Presidents: Peggy Knight 703-532-4417 peggy.knight1@verizon.net Wendy Fox-Grage 703-319-4114 wendy.foxgrage@gmail.com BEACON HO Editor: Ron Page 703-690-0908 AND CORPORATE QUARTERS pagegolfer@cox.net Liz Brooke 703-281-3380 Content Editor lizbrooke@cox.net Where: http://www.beaconhotelwdc.com Subscriptions to the *Fairfax VOTER* are available to non-Fairfax Address: 1615 Rhode Island Avenue NW, Washing-League members for \$15 per annum. Send your check to the above address and request a subscription. ton, DC 20036. Please e-mail address corrections to the office or call 703-658-9150 Cost: \$40

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## LWV-VA Fracking Study & Consensus – LWVFA Part II

#### Introduction by Sherry Zachry, LWVFA Program Director

This month, LWVFA continues its exploration of the many issues surrounding hydraulic fracturing in the Commonwealth of Virginia and concludes with feedback to the LWV-VA Study Consensus Questions. The first eight pages of the LWV-VA Study Report, "Fracking In Virginia," were published in the January 2017 *Fairfax VOTER* (which should available at February meetings). This February issue has the concluding ten pages of the Study Report along with the Consensus Questions.

Remember to access the complete article and additional resources, by going to the LWV-VA Natural Resources website: <u>http://www.lwv-va-natres.org/</u>. Hopefully, you've become familiar with the website and know that it contains all the research and individual reports used in producing the study, as well as other State Leagues' positions on fracking where you can see how other state Leagues are addressing the topic. If you are a Facebook user and have not joined the LWV-VA Fracking Facebook Group that contains the latest information (worldwide) about fracking, contact Sherry Zachry at programs@lwv-fairfax.org to be invited to join.

Consensus will be conducted in **all** unit discussion meetings, including at the February 4 At-Large Meeting and Discussion Leaders' Briefing. Since all our meetings are public, anyone can take part in the discussion, but for the purposes of consensus, only League members may give input to the answers to the questions.

Remember in the League, **consensus** is not a vote, but a "sense of the group" regarding the individual consensus questions. If the group is evenly split in their opinions or cannot decide, then there is "no consensus" on that particular question. Training on how to conduct a consensus meeting will be given on February 4, and information will be sent out before the meeting and posted on LWVFA's website. Have fun participating in this most "grassroots endeavor" of the League of Women Voters and helping to decide what the Virginia League thinks about hydraulic fracturing and all of its many dimensions.

### Part IV: The Pros And Cons of Fracking

In the *Yale Climate Connection*, John Wibhey wrote a brief guide to the pros and cons of fracking.<sup>39</sup> His summations of the issues are in italics in this section. Below each are the findings of the Fracking Study Committee.

#### 1. Drinking water

*"ISSUE: Fracking may threaten human health by contaminating drinking water supplies."* 

PRO FRACKING: It is highly unlikely that well-run drilling operations, which involve extracting oil and gas from thousands of feet down in the ground, are creating cracks that allow chemicals to reach relatively shallow aquifers and surface water supplies. Drinking water and oil and gas deposits are at very different levels in the ground. To the extent that there are problems, we must make sure companies pay more attention to the surface operations and the top 500 to 1,000 feet of piping. But that's not the fracking – that's just a matter of making sure that the steel tubing, the casing, is not leaking and that the cement around it doesn't have cracks. Certain geologies, such as those in Pennsylvania's Marcellus Shale region, do require more care; but research has found that between 2008 and 2011, only a handful of major incidents happened across more than 3,500 wells in the Marcellus. We are learning and getting better. So this is a technical, well-integrity issue, not a dealbreaker. As for the flammable water, it is a fact that flammable water was a reality 100 years ago in some of these areas. It can be made slightly worse in a minority of cases, but it's unlikely and it is often the result of leaks from activities other than fracking. In terms of disclosure, many of the chemicals are listed on data sheets available to first-responders. The information is disclosed to relevant authorities.

CON FRACKING: This April [2015], yet another major study, published in the <u>Proceeding of the National</u> <u>Academy of Sciences</u>, confirmed that high-volume hydraulic fracturing techniques can contaminate drinking water. There have been numerous reports by citizens across the country of fouled tap water; it is a fact that some of the tap water has even turned bubbly and flammable, as a result of increased methane. Well blowouts have happened, and they are a complete hazard to the environment. The companies involved cannot be trusted, and roughly one in five chemicals involved in the fracking process are still classified as trade secrets. Even well-meaning disclosure efforts such as FracFocus.org do not provide sufficient information. And we know that there are many who cut corners out in the field, no matter the federal or state regulations we try to impose. They already receive dozens of violation notices at sites, with little effect. We've created a Gold Rush/Wild West situation by green-lighting all of this drilling, and in the face of these economic incentives, enforcement has little impact."<sup>39</sup>

#### Fracking Study Committee's Findings on Water

Water-based fracking has several limitations. The most obvious is the need for large quantities of water, especially in areas where water is scarce. In addition, the wastewater that returns to the surface must be treated or disposed of.

#### **Chemicals in Fracking Fluids**

Chemicals are added to fracking fluids to control viscosity, and prevent build-up of particulates, fouling, and corrosion of pipes. Each well requires a unique blend of these components that depend upon the type of rock, the material being extracted, and the flowback viscosity desired, but a typical ratio would be ~90% water: ~9.5% proppant: ~0.5% chemicals. From 2005-2009, 29 known or possible human carcinogens regulated under the Safe Drinking Water Act, or listed as hazardous air pollutants were used in 650 out of 2500 fracking products.<sup>40</sup> Fracfocus.org is a website where fracking operators are required by some states to post their ingredients (though not their quantities). DMME has recommended that VA require posting on this website. (FracFocus.org has two informative tables, *Why Chemicals Are Used*, and *What Chemicals Are Used*; appended to this study.)

#### Wastewater disposal<sup>41,42,43</sup>

There are five basic options being used to manage fracking wastewater:

**Minimization and recycling/reuse** are becoming increasingly popular as the costs of obtaining input water and treating wastewater increase. However, at some point the now highly concentrated waste must be treated.

**Wastewater treatment plants:** In June 2016, EPA banned wastewater from municipal treatment plants. Treatment is done in centralized treatment plants dedicated to handling brines and industrial waste.

**Injection wells:** used to place fluids underground for storage or disposal or enhanced recovery. Difficult to treat industrial waste has been disposed of in this manner for many years and it is the method is preferred in the industry. There are six types of injection wells. Class I wells are highly regulated and the EPA has deemed them safe for the disposal of hazardous and non-hazardous waste materials. Class II wells are less tightly regulated are used to inject fluids associated with oil and natural gas production.

**Beneficial uses:** Brines have been applied to roads for deicing or dust control. This use is decreasing because their efficacy is inferior to commercial products and the contaminants left behind are detrimental to the environment.

#### **Contamination of Drinking Water**

In a June 2015 report<sup>44</sup>, the EPA concluded that there are above and below ground mechanisms by which hydraulic fracturing activities have the potential to impact drinking water resources. These mechanisms include

- water withdrawals in times of, or in areas with, low water availability;
- spills of hydraulic fracturing fluids and produced water;
- fracturing directly into underground drinking water resources below ground migration of liquids and gases; and
- inadequate treatment and discharge of wastewater.

EPA did not find evidence that these mechanisms have led to widespread, systemic impacts on drinking water resources. In August 2016, the EPA's Scientific Advisory Board noted that while the EPA's analysis on a national level was appropriate, it failed to "recognize that many stresses to surface or groundwater resources… are often localized…These local-level impacts, when they occur, have the potential to be severe."<sup>45</sup>

There is no clear evidence that contamination of drinking water wells is occurring, at least in wells more than 0.6 miles from a fracked well.<sup>46</sup> There remains a concern that, over time, fracking materials from deep wells or faulty casings may find its way into aquifers and wells by travelling through underground channels. Methane gas has been reported in some drinking water wells. However, where carefully investigated, the cause seems to be old oil/gas wells that were abandoned many years ago and improperly sealed. "The number of abandoned wells nationwide is…unknown…abandoned wells are especially worrisome in areas where Marcellus shale drilling is now under way, because aquifers can be contaminated when new drilling and fracking forces toxic materials up old corroded abandoned wells and into underground drinking water supplies."<sup>47</sup> The issue of abandoned wells is discussed in a later section.

**Surface water contamination:** Accidents or spills from wastewater storage pits (Figure 12<sup>48</sup>) have been minimal and transient because the contaminants present in most produced water have low mobility, solubility, and volatility. These contaminants do not, in general, spread far from the spill site, allowing for feasible cleanup with minimal long-range effects. As has been observed where monitored, more volatile or soluble contaminants are present as such a low percentage of the total that they quickly disperse to non-harmful levels. Contaminants of concern include (1) salts, (2) hydrocarbons (oil and grease), (3) inorganic and organic additives, and (4) naturally occurring radioactive material (NORM). Because the chemicals used in any given well are a unique mixture, each spill must be treated for its specific contaminants. Careful monitoring and rapid cleanup when warranted are essential.



Figure 12- Fracking site with wastewater storage pit

**Tidewater Virginia** is part of the North Atlantic Coastal Plain Aquifer System. In addition, four of Virginia's major rivers: Potomac, Rappahannock, York and James, run through the region. Special consideration must be given to protecting this region's water resources.

#### **Alternatives to Water-Based Fracking**

Three main alternatives to water are being tried: Liquid Propane Gas (LPG), Carbon Dioxide (CO<sub>2</sub>), and Nitrogen (N<sub>2</sub>). The two that are being most seriously pursued are CO<sub>2</sub> and N<sub>2</sub>. These are either being used to substitute for water in specialized circumstances, or more commonly to "energize" water-based fluids. Energized fluids contain one or more compressible gas phases. The use of energized fluids can increase recovery by as much as 1.5-2.1 times, while simultaneously decreasing the amounts of both water and additives required.<sup>49</sup>

 $CO_2$  has been used as an energizer in some wells, particularly in areas where  $CO_2$  pipelines already exist. It is highly soluble in water, has a similar density, and is miscible in hydrocarbons. These properties allow for enhanced mobility and recovery of product. Because the density of  $CO_2$  is similar to that of water, the same equipment can be used to inject these two materials.

 $N_2$  gas fracking has a number of advantages. Some or all of the fracking fluid is replaced by  $N_2$ .  $N_2$ , a gas at room temperature, can be converted to a liquid under increased pressure and decreased temperature. When the ultracold  $N_2$  hits the rock, it causes fractures to form. When the pressure is released,  $N_2$  converts back to its gaseous phase enhancing the fracking ability of the injected material and helping release trapped oil and/or gas. Additionally,  $N_2$  does not cause the swelling that water-based technologies do, so the fracked fissures remain open.<sup>50</sup> The viscosity of the injection fluid can be varied by adjusting the amount of  $N_2$  used. These properties significantly increase the amount of fracked material able to be recovered. As ~78% of the air we breathe is  $N_2$ , this gas is relatively non-toxic, and can be released directly into the atmosphere, minimizing the amount of produced waste to be treated and disposed. However, because it has a lower density that water,  $N_2$  needs to be pumped at higher pressures, necessitating the use of specialized equipment. There are three main ways in which  $N_2$  is currently being used in fracking:

- (1) Pure  $N_2$  gas fracking: For wells < 5000 ft deep and of light sands, shales, or coalbed methane.
- (2) N<sub>2</sub> foam fracking: N<sub>2</sub> is mixed with water and other additives, then cooled to form a dense foam-like fluid. N<sub>2</sub> makes up 53-95% of the fluid, depending upon the proppant used and the nature of the shale being fracked. This material can be used at greater depths than pure N<sub>2</sub>.
- (3) N<sub>2</sub> energized fracking: <53% N<sub>2</sub> is used to energize a more standard water-based fracking fluid to increase the flow-back and fracking efficiency of deep wells.

 $N_2$  foam fracking is currently being used in Southwest Virginia and has been proposed for use in the Taylorsville basin by Shore Exploration. However, if Shore sells its leases, the new owner would determine the fracking methods to be used.

#### 2. Earthquakes: Seismic worries

*"ISSUE: Fracking wells, drilled thousands of feet down, may change geology in a potentially negative way, leading to earthquakes.* 

PRO FRACKING: Earthquakes are a naturally occurring phenomenon, and even in the few instances where fracking operations likely contributed to them, they were minor. We've had tens of thousands of wells drilled over many years now, and there are practically zero incidents in which operations-induced seismic effects impacted citizens. There's also research to suggest that the potential for earthquakes can be mitigated through safeguards.

CON FRACKING: We are only just beginning to understand what we are doing to our local geologies, and this is dangerous. The 2014 <u>Annual Reviews of Environment and Resources</u> paper notes that "between 1967 and 2000, geologists observed a steady background rate of 21 earthquakes of 3.0 Mw or greater in the central United States per year. Starting in 2001, when shale gas and other unconventional energy sources began to grow, the rate rose steadily to [approximately] 100 such earthquakes annually, with 188 in 2011 alone." New research on seismology in places such as Texas and Oklahoma suggests risky and unknown changes. It is just not smart policy to go headlong first – at massive scale – and only later discover the consequences."<sup>39</sup>

#### Fracking Study Committee's Findings on Seismic Activity

There have been several comprehensive studies<sup>51, 52, 53</sup> showing that earthquakes are not directly caused by fracking, but are caused by the rapid injection of fluids into wastewater injection wells, inducing high pressure that destabilizes fragile existing fault lines. Furthermore, this pressure differential can be exaggerated if large volume water withdrawals occur nearby. Injection into less fragile rock formations have not been associated with subsequent earthquakes. By regulating the location, depth, and rate of waste fluid injection and by establishing overall limits on pressure differences within a field, associated earthquakes may be minimized.

According to the EPA, in 2016 there were 14 Class II injection wells in Virginia, all in the southwestern counties of Dickenson and Buchanan.<sup>54</sup> Class II wells are used only to inject fluids associated with oil and natural gas production, primarily produced water. The EPA's Underground Injection Control Program governs injection well activity in Virginia.

The Richmond Basin is located within the Central Virginia Seismic Zone (Figure 13<sup>55</sup>). Before the 2011 earthquake centered in Louisa County, the active fault lines in Virginia had never been mapped. In 2014, Virginia received a grant from FEMA to map the fault lines; the work is expected to be completed this year. The implications of allowing fracking,



Figure 13- Virginia's Seismic Zonesapproximate location of Richmond Basin indicated by star

injection wells and pipelines in an active seismic zone need to be considered.

#### 3. Greenhouse gas leaks, methane and fugitive emissions

"ISSUE: The extraction process results in some greenhouse gas emissions leakage.

PRO FRACKING: We know that, at the power plant level, natural gas produces only somewhere between 44 and 50 percent of the greenhouse gas emissions compared with burning of coal. This is known for certain; it's basic chemistry. That is a gigantic benefit. Further some research that claims methane is so harmful uses a 20-year time horizon; but over a 100-year time horizon – the way we generally measure global warming potential – methane is not nearly so harmful as claimed. Thus, methane's impact is potent but relatively brief compared with impacts of increased carbon dioxide emissions. The number-one priority must be to reduce the reliance on coal, the biggest threat to the atmosphere right now. Fears about emissions leaks are overblown. Even if the true leakage rate were slightly more than EPA and some states estimate, it is not that dramatic. We are developing technology to reduce these leaks and further narrow the gap. Moreover, research-based modeling suggests that even if energy consumption increases overall, the United States still will reap greenhouse benefits as a result of fracking.

CON FRACKING: Research from Cornell has suggested that leaked methane – a powerful greenhouse gas – from wells essentially wipes out any greenhouse gas benefits of natural gas derived from fracking. And at other points in the life cycle, namely transmission and distribution, there are further ample leaks. Falling natural gas prices will only encourage more energy use, negating any "cleaner" benefits of gas. Finally, there is no question that the embrace of cheap natural gas will undercut incentives to invest in solar, wind, and other renewables. We are at a crucial juncture over the next few decades in terms of reducing the risk of "tipping points" and catastrophic melting of the glaciers. Natural gas is often seen as a "bridge," but it is likely a bridge too far, beyond the point where scientists believe we can go in terms of greenhouse gas levels in the atmosphere."<sup>39</sup>

#### Fracking Study Committee's Findings on Greenhouse Gases

"Methane, the key constituent of natural gas, is a potent greenhouse gas (GHG) with a global warming potential more than 25 times greater than that of carbon dioxide. Methane is the second most prevalent GHG (Figure 14<sup>56</sup>) emitted in the United States from human activities, and nearly one-third of those emissions comes from oil production and the production, transmission and distribution of natural gas."<sup>57</sup> Estimates of methane leakage vary from 1 - 12%; the EPA is seeking innovative strategies that can accurately and cost-effectively locate, measure and mitigate methane emissions. The gas industry points out that methane emissions have gone down, even as the amount of gas produced has increased (Figure 15<sup>58</sup>). Carbon dioxide is the most prevalent greenhouse gas; in comparison to other fossil fuels, natural gas's emissions are low (Figure 16<sup>59</sup>).







Pounds of CO <sub>2</sub> emitted per million				
British thermal units	s (Btu) of			
energy for various fu	iels:			
Coal (all types)	210.2			
Asphalt and Road	166.7			
Oil				
Diesel fuel &	161.3			
heating oil				
Gasoline	157.2			
Jet Fuel	156.3			
Propane	139.0			
Natural gas	117.0			
Municipal Solid 91.9				
Waste				
Geothermal	17.0			
(average all)				

Figure 16- Different fuels emit different amounts of carbon dioxide (CO2) in relation to the energy they produce when burned. To analyze emissions across fuels, compare the amount of CO2 emitted per unit of energy output or heat content. In May 2016, the EPA issued three rules to curb emissions of methane, smog-forming volatile organic compounds (VOCs), and toxic air pollutants such as benzene.<sup>25</sup> These rules only apply to new, reconstructed and modified oil and gas sources. The EPA has also begun the process of regulating emissions from existing sources. In August 2016, 15 states sued the EPA over the new standards.<sup>60</sup>

In August 2016, the 7th Circuit US Court of Appeals affirmed a 2014 Department of Energy rule that , for the first time, set energy efficiency standards by using the social cost of carbon as part of its cost-benefit analysis--justifying the rule in part because of the amount of climate change regulators believe it would avoid.<sup>61</sup>

#### 4. Infrastructure, resources, and communities

*"ISSUE: Fracking operations are sometimes taking place near and around populated areas, with consequences for the local built and natural environments.* 

PRO FRACKING: Water intensity is lower for fracking than other fossil fuels and nuclear: Coal, nuclear and oil extraction use approximately two, three, and 10 times, respectively, as much water as fracking per energy unit, and corn ethanol may use 1,000 times more if the plants are irrigated. For communities, the optics, aesthetics, and quality of life issues are real, but it's worth remembering that drilling operations and rigs don't go on forever – it's not like putting up a permanent heavy manufacturing facility. The operations are targeted and finite, and the productivity of wells is steadily rising, getting more value during operations. Moreover, the overall societal benefits outweigh the downsides, which are largely subjective in this respect.

CON FRACKING: More than 15 million Americans have had a fracking operation within a mile of their home. Still, that means that a small proportion of people shoulder the burden and downsides, with no real compensation for this intrusive new industrial presence. Fracking is hugely water-intensive: A well can require anywhere from two- to 20-million gallons of water, with another 25 percent used for operations such as drilling and extraction. It can impact local water sources. The big, heavy trucks beat up our roads over hundreds of trips back-and-forth – with well-documented consequences for local budgets and infrastructure. In places such as Pennsylvania, Ohio, and Colorado, the drilling rigs have popped up near where people have their homes, diminishing the quality of life and creating an industrial feel to some of our communities. This is poor planning at best, and sheer greed at its worst. It seldom involves the preferences of the local residents.

Finally, it's also the case that relatively low impact fees are being charged and relatively little funding is being set aside to mitigate future problems as wells age and further clean-up is necessary. It is the opposite of a sustainable solution, as well production tends to drop sharply after initial fracking. Within just five years, wells may produce just 10 percent of what they did in the first month of operation. In short order, we're likely to have tens of thousands of sealed and abandoned wells all over the US landscape, many of which will need to be monitored, reinforced, and maintained. It is a giant unfunded scheme."<sup>39</sup>

#### Fracking Study Committee's Findings on Infrastructure, Resources and Communities

#### Communities

Most proposed gas drilling projects are located in rural areas where a ready supply of fresh water is essential to agriculture, tourism, sport fishing, hunting and manufacturing. "Drilling accidents...can have a profound impact on these industries, and the boom-bust cycle of energy extraction can irreparably change the way of life in rural communities."<sup>62</sup> Local governments should monitor: population growth & worker residency patterns; employment, personal income, and local business effects; cost of living and housing; service, infrastructure, capacity, and revenue; quality of life and other local concerns.<sup>63</sup> In Pennsylvania, fracking has brought a number of transient workers and a host of social problems including disorderly conduct arrests and public health issues like sexually transmitted diseases.<sup>64</sup> "Monitoring can help local governments better understand the socioeconomic impacts caused by energy development, and support requests to industry and state government for assistance to implement appropriate mitigation. Effective monitoring also is an essential part of adaptively managing drilling activity to minimize negative impacts while maximizing benefits."<sup>65</sup>

"Because of the immense value of these energy sources, the landowners who have property rights over them become tremendously wealthy, while the working class people who keep the oil rigs running do not."<sup>66</sup>

Eventually, the natural gas will run out and landowners may find that the value of the property, the ability to insure it, and to mortgage it, may all be negatively impacted. A 2008 study of western counties that have relied on fossil fuel extraction for growth shows that they are doing worse economically than their peers, with less-diversified economies, a less-educated workforce, and greater disparities in income.<sup>67</sup>

Shore rerm Denemes and Costs	Short-Term	<b>Benefits</b>	and	Costs
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Benefits:	Costs:
Local government revenue: Property, sales and severance taxes Jobs creation:	Local government costs: Increased demand for public services Police, emergency and medical personnel, and other government workers
Goods and services suppliers healthcare, amusement, food, merchandise Construction Oil and gas extraction Environmental hydro-geologists Ecologists	Road repair associated with truck traffic Sewer and water services associated with industry-driven population growth Raising compensation to compete with high-paying jobs in the oil and gas sector
Drill site managers	Other costs:
Pipeline engineers Metal fabrication Truck transport	Negative effect on other businesses, property values, current land uses Land remediation
Financial, administrative, HR, IT, legal	Water pollution treatment
Keal estate Sales managers	Noise Traffic and accidents Night-time lighting Demand on water supplies Demand on housing supply Air pollution

#### **Transportation Infrastructure**

For each well, trucks must haul in gravel, pipes, water, and chemicals, then haul out liquid fuels and waste — anywhere from 600 to 1,000 one-way trips for the fracking phase alone.<sup>68</sup> A 2014 study<sup>69</sup> analyzed the damage on local transportation infrastructure in the Marcellus in Pennsylvania and found that:

- Local roads are generally designed to support passenger vehicles, not heavy trucks. Heavier vehicles cause exponentially greater roadway damage: a 30,000-pound single-axle does 7,500 times more damage than a 3,000-pound single axle pass.
- The estimated road reconstruction costs associated with a single horizontal well range from \$13,000 to \$23,000.
- In 2011, the estimates of fracking-related road costs paid by state transportation authorities, and thus taxpayers, ranged up to \$39 million.

The study suggested potential approaches including an additional fee or tax on top of current per-well impact fees, limiting truck size and weight, and encouraging the use of pipelines rather than trucks.

Other traffic-related issues that need to be considered include road congestion, vehicle noise, diesel air pollution, and accidents. Accidents can involve direct injury and damage to property, or accidental spillage of materials or chemicals. Heavy-truck crashes rose 7.2% in heavily fracked rural Pennsylvania counties (with at least one well for every 15 square miles) but fell 12.4% in unfracked rural counties after fracking began in 2005.<sup>64</sup> "An Associated Press analysis of traffic deaths…in six drilling states shows that in some places, fatalities have more than quadrupled since 2004 — a period when most American roads have become much safer…The industry acknowledges the problem, and traffic agencies and oil companies say they are taking steps to improve safety."<sup>70</sup>

#### Taxes, fees and revenue

Fracking can increase local government revenue through increases in taxes. The primary revenue streams from fracking—mineral leasing revenues and severance taxes—go to state and federal governments. Mineral leasing

revenue is the income generated by those who lease their property to oil and gas developers. Severance taxes are intended to compensate present and future citizens of the state from which natural resources were extracted ("severed") for the loss of those natural resources. As of June 2013, Virginia employed the following city and county license taxes on severed resources:

- 1.5% gross severance tax on oil
- 1% on gross severance tax on coal or gas
- Counties and cities can levy an additional maximum 1% gross tax on gas
- Cities and counties may adopt a maximum 1% gross tax on every person engaged in the business of severing coal or gas.

The revenue collected from an additional gas tax is deposited in the general fund of the respective county or city. Revenue from an additional county or city coal or gas tax is deposited into the Coal and Gas Road Improvement Fund. Areas that comprise the Virginia Coalfield Economic Development Authority have 75 percent of their tax deposited into the Coal and Gas Road Improvement Fund and 25 percent deposited into the Virginia Coalfield Economic Development Fund. In FY 2014, Virginia collected almost \$2.2 million in severance taxes, which accounted for 0.01 percent of Virginia's tax revenue."<sup>14</sup>

#### **Financial Assurance**

Most states, including Virginia, require financial assurance only for the costs of plugging a well and reclaiming the site. This leaves communities at risk of having to pay for any infrastructure, health, and environmental damages that might emerge.

There are several types of financial assurance:

- Surety bonds: a commitment by a third party (surety) to meet the financial obligations of the driller; provisions must be in place in the event that the surety company goes out of business.
- Personal or collateral bonds: backed by cash or cash equivalents.
- Trust funds: a dedicated pot of money, often paid into over time; effective only if fully funded when needed.
- Insurance: driller only pays a premium, shifting responsibility to insurer whose policy may have a maximum liability; provisions must be in place to assure the driller continues to pay the premium.
- Financial tests: do not guarantee that funds will be available when needed, only that driller financially capable at the time of the test.

Blanket bonding is a maximum bonding requirement that covers all drilling by a company within a particular jurisdiction.

The Code of Virginia § 45.1-361.31 Bonding and financial security required, has the following requirements for financial assurance:

- Surety or cash bond of no less than \$10,000 per well plus \$2,000 per acre of disturbed land.
- In lieu of separate bonds for each well, the Director of the Gas and Oil Board may require a blanket bond in the following amounts:
  - 1. For one to fifteen wells, \$25,000.
  - 2. For sixteen to thirty wells, \$50,000.
  - 3. For thirty-one to fifty wells, \$75,000.
  - 4. For fifty-one or more wells, \$100,000.
- Each gas or oil operator who elects to post a blanket bond shall pay into the Gas and Oil Plugging and Restoration Fund a fee of \$50 per permit held annually, until the payments and interest accruing to the Fund totals \$100,000.
- Disbursements from the Fund shall be used only to pay for the full cost of plugging and restoration in the event of a blanket bond forfeiture.
- When the Fund's balance has fallen below \$25,000, the Director shall assess a fee of fifty dollars per permit per year on all permittees with blanket bonds until the Fund's balance once again reaches \$100,000.
- Each operator who applies for a new permit shall pay a \$50 surcharge per permit into the Orphaned Well Fund.

Fracking in Virginia October 11, 2016 Page 15 The Environment America Policy and Research Center <sup>71</sup> recommends a minimum level for a plugging and reclamation bond of \$250,000 per well, noting that the average cost in Pennsylvania's Marcellus shale is \$100,000 per well and that three well sites cost \$700,000+ each. They also suggest that bond amounts be indexed to inflation and that blanket bonding be eliminated. In addition to plugging and reclamation, they recommend that financial assurances also cover:

- Full restoration of damage to the environment and natural resources
- Compensation for damage to property and health
- Provision of alternative sources of drinking water and other temporary measures to mitigate the impact of environmental, health and property damage
- Full restoration of damage to public infrastructure, such as roads [some states do require road bonds].

#### Abandoned, Orphaned and Inactive Wells

From the first well in 1859 to the 1960s, when a well stopped producing, it was usually abandoned by its owners. Wells were rarely plugged, and only sometimes were wellheads and piping taken out for scrap metal. These wells, called **orphaned wells**, are environmental dangers--they provide pathways for methane, oil, gas or brine to contaminate groundwater or to travel up to the surface. Fracking exacerbates this by increasing underground pressure and causing gas and fluids to leak from nearby abandoned wells, a phenomenon called communication.<sup>72</sup> Orphaned wells do not have any responsible party to plug them. States bear the burden of locating and decommissioning these wells. Virginia currently defines orphaned wells as those abandoned prior to July 1, 1950, or for which no records exist concerning drilling, plugging or abandonment. DMME has asked the citizens of Virginia to help locate them<sup>73</sup>, and an Orphaned Well Fund (Code of Virginia § 45.1-361.40) administered by Division of Gas and Oil has been established. When sufficient funds are available, the orphaned wells deemed the greatest risk to public safety or the environment are plugging and restored.

**Abandoned wells** are those no longer in use, whether dry, inoperable or no longer productive. Upon the abandonment or cessation of the operation of any well, the Code of Virginia § 45.1-361.34 requires the operator to immediately fill and plug the well in the manner required by regulations in force at the time of abandonment. This is followed by reclamation (restoration) of the site, at which point the financial assurance provided by the operator is released.

**Inactive wells** have ceased production but have not been abandoned and plugged, possibly because the decommissioning cost is more than the cost of relinquishing the bond, or perhaps to wait for re-fracking at a later time, or until market prices or technology improves. Even if a well has a responsible operator, it may represent an environmental risk due to failure to comply with current standards, or communication from nearby fracking.

The issues associated with orphaned, abandoned and inactive wells apply to all well types, conventional and unconventional. Although the locations of modern abandoned and inactive wells are known, the costs to be borne by the communities and taxpayers are unclear. The life expectancy of the cement plugs used to decommission the wells is unknown, and this may put the state and communities in the position of caring for a new generation of orphaned wells.

#### 5. Air quality, health, and the energy menu

*"ISSUE: The new supply of natural gas reachable by fracking is now changing the overall picture for US electricity generation, with consequences for air quality.* 

PRO FRACKING: Increasing reliance on natural gas, rather than coal, is indisputably creating widespread public health benefits, as the burning of natural gas produces fewer harmful particles in the air. The major new supply of natural gas produced through fracking is displacing the burning of coal, which each year contributes to the early death of thousands of people. Coal made up about 50 percent of US electricity generation in 2008, 37 percent by 2012; meanwhile, natural gas went from about 20 percent to about 30 percent during that same period. In particular, nitrogen oxide and sulfur dioxide emissions have been reduced dramatically. Fracking saves lives, and it saves them right now and not at some indiscernible date well into the future.

Fracking in Virginia October 11, 2016 Page 16 CON FRACKING: First, it is not the case that a new natural gas facility coming online always replaces a legacy coal-fired power plant. It may displace coal in West Virginia or North Carolina, but less so in Texas and across the West. So fracking is no sure bet for improving regional air quality. Second, air quality dynamics around fracking operations are not fully understood, and cumulative health impacts of fracking for nearby residents and workers remain largely unknown. Some of the available research evidence from places such as Utah and Colorado suggests there may be under-appreciated problems with air quality, particularly relating to ozone. Further, natural gas is not a purely clean and renewable source of energy, and so its benefits are only relative. It is not the answer to truly cleaning up our air, and in fact could give pause to a much-needed and well thought-out transition to wind, solar, geothermal, and other sources that produce fewer or no harmful airborne fine particulates."<sup>39</sup>

#### Fracking Study Committee's Findings on Air Quality, Health and the Energy Menu

#### Air Quality

A study<sup>74</sup> in Pennsylvania in 2011 found that emissions are associated with four shale gas-related activities:

- Diesel and road dust emissions from trucks
- Emissions from well drilling and hydraulic fracturing
- Emissions from the production of natural gas
- Combustion emissions from natural gas powered compressor stations

More than half of emissions damages come from compressor stations, which may serve dozens of individual wells. The study's investigators concluded that regulatory agencies and the shale gas industry, in developing regulations and best practices, should account for air emissions from ongoing, long-term activities and not just emissions associated with development.

#### Health

The abstract from *The implications of unconventional drilling for natural gas: a global public health concern* states, "Unconventional drilling for natural gas by...(fracking) is an important global public health issue. Given that no sound epidemiologic study has been done to assess ...health effects among populations living in areas where natural gas extraction is going on, it is imperative that research be conducted ... not just in the short-term, but over a longer time period since many diseases (i.e., cancers) appear years after exposure. It should not be concluded that an absence of data implies that no harm is being done."<sup>75</sup>

From National Institute of Environmental Health Sciences (NIEHS): Does hydraulic fracturing pose health risks to the people living near drilling sites? The short answer is we don't know. Few studies to date have provided conclusive evidence about how unconventional natural gas development affects nearby communities. It may be possible for chemicals to travel into a drinking water source. Drilling sites can potentially affect local air quality in several ways. Most of what is known comes from studies of workers at these sites. Currently, three hydraulic fracturing-specific health risks have been identified:

- Silica sand inhalation can cause lung diseases
- Exposure to chemical spills
- Exposure to high levels of volatile hydrocarbons during flowback operations, which have resulted in the deaths of at least 4 workers since 2010.

NIEHS is investigating the potential health effects.<sup>76</sup>

#### **Renewable Energy**

According to US EIA, in 2015, renewable energy sources accounted for about 10% of total US energy consumption and about 13% of electricity generation.<sup>77</sup> In the US, 29 states, DC, and 3 territories have renewable portfolio standards (RPS)<sup>78</sup> that require utility companies to source a certain amount of the energy they generate or sell from renewable sources. These vary widely by state; for example, Vermont's RPS is 75% by 2032 and Arizona's RPS is 15% by 2025. Eight states, including Virginia, and one territory have renewable portfolio goals that set voluntary standards. Virginia gives electric utilities the option to meet a renewable energy target of 15% of electric energy sales by 2025. In the 2016 Legislative Session, SB 761, which would have converted the

Fracking in Virginia October 11, 2016 Page 17 voluntary goal to a mandatory RPS, was passed by indefinitely. The Virginia Energy Plan (Title 67 of the Code of Virginia) states "it shall be the policy of the Commonwealth to…Support research and development of, and promote the use of, renewable energy sources." On Sept 22, 2016, the Virginia Energy Efficiency Council released preliminary results of an industry census it says shows that the annual revenue for clean energy businesses in Virginia increased from \$500,000 in 2013 to \$2.1 billion in 2016.<sup>79</sup>

#### Part V. Concluding Thoughts

Hydraulic fracturing is a moving target. Every day, new legislation, lawsuits, and technologies are created. Every geology and well requires a different extraction method. Every piece of data has advocates and opponents. Industry, government, and citizens struggle to find a balance that will provide low-cost, environmentally clean energy in quantities that will support our current lifestyles and future energy requirements. The public's right to know, protection and management of natural resources, social and economic justice, and health and safety are all issues to be considered when examining hydraulic fracturing.

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## LWV-VA Hydraulic Fracturing Study 2016 Consensus Questions

Comments & Instructions from the LWV-VA Fracking Committee:

The study was guided by the applicable LWVUS principles:

"...that democratic government depends on the informed and active participation of its citizens; that efficient and economical government requires competent personnel, the clear assignment of responsibility, adequate financing, and coordination among the different agencies and levels of government, and that the government should promote the conservation and development of natural resources in the public interest, share in the solution of economic and social problems that affect the general welfare, and promote a sound economy."

In light of the League principles, please respond to the following questions concerning Hydraulic Fracturing in Virginia. Use additional pieces of paper as needed for your responses. Please note that examples are included with the questions. They are just examples and not intended to limit your answers, you may add any other responses that you wish.

#### 1. The minimum requirements for permitting of the fracking process should include the following:

- *environmental impact statements* 
  - geologic impact statements
  - baseline monitoring of water and air quality
- periodic monitoring of water and air quality

Disagree

emergency response plan

Agree	Disagree	No Consensus	<u> </u>
Minimum requirem	ents for financial assurance	should include the following	*

- blanket bonding amounts
- per well bonds
- regulations as they stand

Agree

2.

No Consensus \_\_\_\_\_ Comments:

(Consensus Questions continued page EF-16)

#### Appendix 1: Why Chemicals Are Used<sup>80</sup>

Given today's technology, chemicals must be used in hydraulic fracturing to ensure the producing formation is effectively treated. The chart shown below depicts generic hydraulic fracturing chemical usage including the types of chemicals, their uses in the process and the result of their use.

Additive	Purpose	Downhole Result	
Acid	Helps dissolve minerals and initiate cracks in the rock	Reacts with minerals present in the formation to create salts, water, and carbon dioxide (neutralized)	
Acid/Corrosion Inhibitor	Protects casing from corrosion	Bonds to metal surfaces (pipe) downhole. Any remaining product not bonded is broken down by micro-organisms and consumed or returned in produced water.	
Biocide	Eliminates bacteria in the water that can cause corrosive by products	Reacts with micro-organisms that may be present in the treatment fluid and formation. These micro-organisms break down the product with a small amount of the product returning in produced water.	
Base Carrier Fluid (water)	Create Fracture Geometry and Suspend Proppant	Some stays in formation while remainder returns with natural formation water as "produced water" (actual amounts returned vary from well to well)	
Breaker	Allows a delayed break down of gels when required.	Reacts with the "crosslinker" and "gel" once in the formation making it easier for the fluid to flow to the borehole. Reaction produces ammonia and sulfate salts which are returned in produced water.	
Clay and Shale Stabilization/control	Temporary or Permanent Clay Stabilizer to lock down clays in the shale structure	Reacts with clays in the formation through a sodium - potassium ion exchange. Reaction results in sodium chloride (table salt) which is returned in produced water. Also replaces binder salts like Calcium Chloride helping to keep the formation in tact as the Calcium Chloride dissolves.	
Crosslinker	Maintains viscosity as temperature increases	Combines with the "breaker" in the formation to create salts that are returned in produced water	
Friction Reducer	Reduces Friction effects over base water in pipe	Remains in the formation where temperature and exposure to the "breaker" allows it to be broken down and consumed by naturally occurring micro-organisms. A small amount returns with produced water.	
Gel	Thickens the water in order to suspend the proppant	Combines with the "breaker" in the formation thus making it much easier for the fluid to flow to the borehole and retum in produced water	
Iron Control	Iron chelating agent that helps prevent precipitation of metal oxides	Reacts with minerals in the formation to create simple salts, carbon dioxide and water all of which are returned in produced water	
Non-Emulsifier	Used to break or separate oil / water mixtures (emulsions)	Generally returned with produced water, but in some formations may enter the gas stream and return in the produced natural gas.	
pH Adjusting Agent/Buffer	maintins the effectiveness of other additives such as crosslinkers	Reacts with acidic agents in the treatment fluid to maintain a neutral (non-acidic, non-alkaline) pH. Reaction results in mineral salts, water and carbon dioxide which is returned in produced water.	
Propping Agent	Keeps Fractures Open allowing for hydrocarbon production	Stays in formation, embedded in fractures (used to "prop" fractures open)	
Scale Inhibitor	Prevent Scale in Pipe and Formation	Product attaches to the formation downhole. The majority of product returns with produced water while remaining reacts with microorganisms that break down and consume the product.	
Surfactant	Reduce Surface tension of the treatment fluid in the formation and helps improve fluid recovery from the well after the frac is completed	Some surfactants are made to react with the formation, some are designed to be returned with produced water, or, in some formations they may enter the gas drawn and return in the produced network are	

#### Appendix 2: What Chemicals Are Used<sup>81</sup>

As previously noted, chemicals perform many functions in a hydraulic fracturing job. Although there are dozens to hundreds of chemicals that could be used as additives, there are a limited number which are routinely used in hydraulic fracturing. The following is a list of the chemicals used most often. This chart is sorted alphabetically by the Product Function to make it easier for you to compare to the fracturing records.

Chemical Name	CAS	Chemical Purpose	Product Function
Hydrochloric Acid	007647-01-0	Helps dissolve minerals and initiate cracks in	Acid
		the rock	
Glutaraldehyde	000111-30-8	Eliminates bacteria in the water that produces	Biocide
		corrosive by-products	
Quaternary Ammonium	012125-02-9	Eliminates bacteria in the water that produces	Biocide
Chloride		corrosive by-products	
Quaternary Ammonium	061789-71-1	Eliminates bacteria in the water that produces	Biocide
Chloride		corrosive by-products	
Tetrakis Hydroxymethyl-	055566-30-8	Eliminates bacteria in the water that produces	Biocide
Phosphonium Sulfate		corrosive by-products	
Ammonium Persulfate	007727-54-0	Allows a delayed break down of the gel	Breaker
Sodium Chloride	007647-14-5	Product Stabilizer	Breaker
Magnesium Peroxide	014452-57-4	Allows a delayed break down the gel	Breaker

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iviagnesium Oxide	001309-48-4	Allows a delayed break down the gel	Breaker
Calcium Chloride	010043-52-4	Product Stabilizer	Breaker
Choline Chloride	000067-48-1	Prevents clays from swelling or shifting	Clay Stabilizer
Tetramethyl ammonium chloride	000075-57-0	Prevents clays from swelling or shifting	Clay Stabilizer
Sodium Chloride	007647-14-5	Prevents clavs from swelling or shifting	Clav Stabilizer
Isopropanol	000067-63-0	Product stabilizer and / or winterizing agent	Corrosion Inhibitor
Methanol	000067-56-1	Product stabilizer and / or winterizing agent	Corrosion Inhibitor
Formic Acid	000064-18-6	Prevents the corrosion of the pipe	Corrosion Inhibitor
Acetaldehyde	000075-07-0	Prevents the corrosion of the pipe	Corrosion Inhibitor
,			
Petroleum Distillate	064741-85-1	Carrier fluid for borate or zirconate crosslinker	Crosslinker
Hydrotreated Light	064742-47-8	Carrier fluid for borate or zirconate crosslinker	Crosslinker
Petroleum Distillate			
Potassium Metaborate	013709-94-9	Maintains fluid viscosity as temperature	Crosslinker
		increases	
Triethanolamine	101033-44-7	Maintains fluid viscosity as temperature	Crosslinker
Zirconate		increases	
Sodium Tetraborate	001303-96-4	Maintains fluid viscosity as temperature	Crosslinker
		increases	
Boric Acid	001333-73-9	Maintains fluid viscosity as temperature increases	Crosslinker
Zirconium Complex	113184-20-6	Maintains fluid viscosity as temperature	Crosslinker
		increases	
Borate Salts	N/A	Maintains fluid viscosity as temperature increases	Crosslinker
Ethylene Glycol	000107-21-1	Product stabilizer and / or winterizing agent.	Crosslinker
Methanol	000067-56-1	Product stabilizer and / or winterizing agent.	Crosslinker
1			
Polyacrylamide	009003-05-8	"Slicks" the water to minimize friction	Friction Reducer
Polyacrylamide Petroleum Distillate	009003-05-8 064741-85-1	"Slicks" the water to minimize friction Carrier fluid for polyacrylamide friction	Friction Reducer Friction Reducer
Polyacrylamide Petroleum Distillate	009003-05-8 064741-85-1	"Slicks" the water to minimize friction Carrier fluid for polyacrylamide friction reducer	Friction Reducer Friction Reducer
Polyacrylamide Petroleum Distillate Hydrotreated Light	009003-05-8 064741-85-1 064742-47-8	"Slicks" the water to minimize friction Carrier fluid for polyacrylamide friction reducer Carrier fluid for polyacrylamide friction	Friction Reducer Friction Reducer Friction Reducer
Polyacrylamide Petroleum Distillate Hydrotreated Light Petroleum Distillate	009003-05-8 064741-85-1 064742-47-8	"Slicks" the water to minimize friction Carrier fluid for polyacrylamide friction reducer Carrier fluid for polyacrylamide friction reducer	Friction Reducer Friction Reducer Friction Reducer
Polyacrylamide Petroleum Distillate Hydrotreated Light Petroleum Distillate Methanol	009003-05-8 064741-85-1 064742-47-8 000067-56-1	<ul> <li>"Slicks" the water to minimize friction</li> <li>Carrier fluid for polyacrylamide friction</li> <li>reducer</li> <li>Carrier fluid for polyacrylamide friction</li> <li>reducer</li> <li>Product stabilizer and / or winterizing agent.</li> </ul>	Friction Reducer Friction Reducer Friction Reducer Friction Reducer
Polyacrylamide Petroleum Distillate Hydrotreated Light Petroleum Distillate Methanol Ethylene Glycol	009003-05-8 064741-85-1 064742-47-8 000067-56-1 000107-21-1	<ul> <li>"Slicks" the water to minimize friction</li> <li>Carrier fluid for polyacrylamide friction reducer</li> <li>Carrier fluid for polyacrylamide friction reducer</li> <li>Product stabilizer and / or winterizing agent.</li> <li>Product stabilizer and / or winterizing agent.</li> </ul>	Friction Reducer Friction Reducer Friction Reducer Friction Reducer Friction Reducer
Polyacrylamide Petroleum Distillate Hydrotreated Light Petroleum Distillate Methanol Ethylene Glycol	009003-05-8 064741-85-1 064742-47-8 000067-56-1 000107-21-1	<ul> <li>"Slicks" the water to minimize friction</li> <li>Carrier fluid for polyacrylamide friction reducer</li> <li>Carrier fluid for polyacrylamide friction reducer</li> <li>Product stabilizer and / or winterizing agent.</li> <li>Product stabilizer and / or winterizing agent.</li> </ul>	Friction Reducer Friction Reducer Friction Reducer Friction Reducer Friction Reducer
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Sodium Erythorbate	006381-77-7	Prevents precipitation of metal oxides	Iron Control
Lauryl Sulfate	000151-21-3	Used to prevent the formation of emulsions in the fracture fluid	Non-Emulsifier
Isopropanol	000067-63-0	Product stabilizer and / or winterizing agent.	Non-Emulsifier
Ethylene Glycol	000107-21-1	Product stabilizer and / or winterizing agent.	Non-Emulsifier
Sodium Hydroxide	001310-73-2	Adjusts the pH of fluid to maintains the effectiveness of other components, such as crosslinkers	pH Adjusting Agent
Potassium Hydroxide	001310-58-3	Adjusts the pH of fluid to maintains the effectiveness of other components, such as crosslinkers	pH Adjusting Agent
Acetic Acid	000064-19-7	Adjusts the pH of fluid to maintains the effectiveness of other components, such as crosslinkers	pH Adjusting Agent
Sodium Carbonate	000497-19-8	Adjusts the pH of fluid to maintains the effectiveness of other components, such as crosslinkers	pH Adjusting Agent
Potassium Carbonate	000584-08-7	Adjusts the pH of fluid to maintains the effectiveness of other components, such as crosslinkers	pH Adjusting Agent
Copolymer of Acrylamide and Sodium Acrylate	025987-30-8	Prevents scale deposits in the pipe	Scale Inhibitor
Sodium Polycarboxylate	N/A	Prevents scale deposits in the pipe	Scale Inhibitor
Phosphonic Acid Salt	N/A	Prevents scale deposits in the pipe	Scale Inhibitor
Lauryl Sulfate	000151-21-3	Used to increase the viscosity of the fracture fluid	Surfactant
Ethanol	000064-17-5	Product stabilizer and / or winterizing agent.	Surfactant
Naphthalene	000091-20-3	Carrier fluid for the active surfactant ingredients	Surfactant
Methanol	000067-56-1	Product stabilizer and / or winterizing agent.	Surfactant
Isopropyl Alcohol	000067-63-0	Product stabilizer and / or winterizing agent.	Surfactant
2-Butoxyethanol	000111-76-2	Product stabilizer	Surfactant
	-		

One of the problems associated with identifying chemicals is that some chemicals have multiple names. For example ethylene glycol (antifreeze) is also known by the names Ethylene alcohol; Glycol; Glycol alcohol; Lutrol 9; Macrogol 400 BPC; Monoethylene glycol; Ramp; Tescol; 1,2-Dihydroxyethane; 2-Hydroxyethanol; HOCH2CH2OH; Dihydroxyethane; Ethanediol; Ethylene gycol; Glygen; Athylenglykol; Ethane-1,2-diol; Fridex; M.e.g.; 1,2-Ethandiol; Ucar 17; Dowtherm SR 1; Norkool; Zerex; Aliphatic diol; Ilexan E; Ethane-1,2-diol 1,2-Ethanedio.

This multiplicity of names can make a search for chemicals somewhat difficult and frustrating. However, if you search for a chemical by the CAS number it will return the correct chemical even if the name on the fracturing record does not match. For example if the fracturing record listed the chemical hydrogen chloride and you searched for it by name using a chemical search site you may not get a result. But if you search for CAS # 007647-01-0 it might return hydrochloric acid which is another name of hydrogen chloride. Therefore, by using the CAS number you can avoid the issue of multiple names for the same chemical.

Multiple names for the same chemical can also leave you with the impression that there are more chemicals than actually exist. If you search the <u>National Institute of Standards and Technology (NIST)</u> website

[http://webbook.nist.gov/chemistry/name-ser.html], the alternate names of chemicals are listed. This may help you identify the precise chemical you are looking for. The NIST site also contains the CAS numbers for chemicals. NIST is only one of many websites you can use to locate additional information about chemicals.

#### (Consensus Questions continued from page EF-12)

3. Taking into consideration the effects of the Dillon Rule, localities should have the following regu latory powers:

- prohibition of fracking
- regulation of fracking through zoning
- regulation of fracking through zonin
   imposition of taxes and impact fees
   Agree \_\_\_\_\_ Disagree \_\_\_\_\_ Disagree \_\_\_\_\_ No Consensus \_\_\_\_\_ Comments:

4. The state may utilize the following funding mechanisms to cover expenses incurred by the state or localities:

•	impact fees		
•	performance bonds		
•	permitting fees		
•	land disturbance permit fees		
•	general fund resources		
Agree	Disagree	No Consensus	Comments:

5. Virginia should monitor and enforce regulation of the effects of the hydraulic fracturing processes, from permitting through reclamation, using the following sources of information:

- water sampling seismic monitoring •
  - well integrity monitoring while operating
  - well integrity monitoring after well closure
- Disagree \_\_\_\_\_ No Consensus \_\_\_\_\_ Comments: Agree

Potential social and economic damage to the community can be minimized by implementing the **6**. following:

- state-allowed local taxes and fees go into a dedicated account to prepare for growth
- state provision of information on life expectancy of the wells to local jurisdictions
- state assistance to localities' economic development programs to prepare for a future when the wells are shut down

Agree \_\_\_\_\_

 Disagree\_\_\_\_\_
 No Consensus\_\_\_\_\_
 Comments:

## 2017 Women's Legislative **Roundtables**

Virginia League Members and friends are cordially invited to gather at the General Assembly Building in Richmond for one or all of the series of Women's Legislative Round Tables on five consecutive Wednesdays starting January 18. Sessions are slated from 8:30 a.m. to 9:30 a.m. and will provide attendees a chance to meet some of our leading legislators and hear about their hopes and plans for this session. Leaguers then spend time meeting with legislators.

The WLRT gatherings-set for Jan. 18 and 25 and February 1, 8 and 15--will be held in various rooms in the GAB. Attendees are urged to check with the receptionist at the entrance. Check for more details on hotel reservations, strategy sessions the previous evening, and debriefing arrangements by going to "Election Modernization Initiative" under Members Information in the menu on our website.

The WLRTs mark their 36th year of existence this year. In 1980, female state legislators were looking to form an organization to educate and equip women to be more effective in changing the laws. The League was uniquely positioned to take on the task. Our leaders agreed to become the moderators of this weekly forum during the General Assembly session, designed as an exchange of information. The first session was convened in January of 1981.

## **Topic: Fracking in Virginia: Part 2**

Members and visitors are encouraged to attend any meeting convenient for them, including the "At Large Meeting" and briefing on Saturdays when a briefing is listed. As of January 1, 2017, the locations were correct; please use phone numbers to verify sites and advise of your intent to attend. Some meetings at restaurants may need reservations.

#### Saturday, February 4

#### **10 a.m. At-Large Unit and Briefing** League Conference Room

Packard Center (inside Annandale Community Park) 4026 Hummer Road Annandale, VA 22003 Contact: Sherry 703-730-8118

#### <u>Monday, February 6</u>

#### **1:30 p.m. Greenspring (GSP)** Hunters Crossing Classroom Spring Village Drive Springfield, VA 22150 Contact: Edith (703) 644-3970 or Gloria (703) 852-5113

#### Wednesday, February 8

9:30 a.m. McLean Day (McL) StarNut Café 1445 Laughlin Ave. McLean, VA 22101 Contact: Adarsh (703) 795-7281 or Anjali (703) 509-5518 (MVD) Mt. Vernon District Government Center 2511 Parkers Lane Alexandria, VA 22306 Contact: Gail (703) 360-6561 or Diane (703) 704-5325

9:45 a.m. Mt. Vernon Day

**10 a.m. Fairfax Station (FXS)** 8739 Cuttermill Place Springfield, VA Contact: Kathleen, 703-644-1555

7:15 p.m. Reston Evening (RE) Reston Community Center-Hunters Woods Room 3, 2310 Colts Neck Road, Reston, VA Contact: Kelly, 202-263-1311

#### <u>Thursday, February 9</u>

**9 a.m. Reston Day (RD)** 11037 Saffold Way Reston, VA 20190 Contact: Barbara, (703) 437-0795 **9:30 a.m. Springfield (SPF)** Packard Center 4026 Hummer Road Annandale, VA 22003 Contact: Marge, 703-451-0589

#### 10 a.m. Centreville-Chantilly (CCD)

Sully District Government Center 4900 Stonecroft Blvd. Chantilly, VA 20151 Contact: Leslie, 571-213-6384

**1 p.m. Fairfax/Vienna (FX-V)** Oakton Regional Library Conference Room 10304 Lynnhaven Pl. Oakton, VA 22124 Contact: Bob, 563-299-5316

#### 7:45 p.m. Mt. Vernon Evening (MVE)

Paul Spring Retirement Community Mt. Vernon Room 7116 Fort Hunt Road Alexandria, VA 22307 Contact: Jane, 703-960-6820

# March Meetings:

## **Opioids and Substance Abuse**



The League of Women Voters of the Fairfax Area (LWVFA) 4026-B Hummer Road, Annandale, VA 22003-2403 703-658-9150. Web address: www.lwv-fairfax.org

Non-Profit Org. U.S. Postage Paid Merrifield, VA Permit No. 1202

The LWVFA *Fairfax VOTER* © February, 2017 Peggy Knight, Co-President Wendy Fox-Grage, Co-President Ron Page, Editor Liz Brooke, Content Editor

The League of Women Voters is a nonpartisan political organization that encourages the public to play an informed and active role in government. At the local, state, regional and national levels, the League works to influence public policy through education and advocacy. Any person at least 16 years old, male or female, may become a member.

The League of Women Voters never supports or opposes candidates for office, or political parties, and any use of the League of Women Voters name in campaign advertising or literature has not been authorized by the League.

LWVFA MEMBERSHIP FORM				
Membership Dues: In Dues year is July 1 – J Membership Status:	dividual \$65 Ho une 30 (A subsidy fun New Re	usehold \$90 (2 persons, 1 VOTER)         id is available; check here and inc!         newing         Reinstatement	Student \$32.50 lude whatever amount you can afford.)	
(Dues are <u>not</u> tax dedu <i>Ed Fund</i> .")	ctible. Tax-deductible	: donations must be written on a sepa	arate check or PayPal Payment to " <i>LWVFA</i>	
Name		(Please print clearly)	Unit (if renewing)	
Address				
City		State Zip + 4		
Phone (H)	(M)	E-Mail		
Please make checks pa <u>OR</u> Join Online at: w	yable to "LWVFA" an ww. <i>LWV-Fairfax.org/</i>	ıd mail to: <u>LWVFA, 4026-B Humme</u> ı /join.html.	<u>r Road, Annandale VA 22003-2403</u> .	
I am interested in beco > Providing organi > Voter Service (e.g > Researching/writ schools, domest	ming involved in (plea zational support (graph y., voter registration driv ing about issues in while ic violence, criminal just	<i>use indicate by circling the appropriate</i> hics design, website development/main ves, candidate forums, developing Voter <b>ich LWVFA has an interest</b> (e.g., envi stice; or, chairing an LWVFA study con	<i>bullet(s))</i> : tenance, fundraising/ grant writing) rs' Guides) ironment, firearms safety, mental health, mmittee on voter turnout or human trafficking)	