Session of 2011

House Resolution No. 6025

By Committee on Energy and Utilities

4-28

A RESOLUTION urging the United States Congress to preserve the 1 2 primacy of the Kansas Corporation Commission to regulate hydraulic 3 fracturing in compliance with state regulations and not to enact any 4 future legislation that would remove this primacy. 5 6 WHEREAS, The Safe Drinking Water Act (SDWA) was originally 7 passed by Congress in 1974 to protect public health by regulating the 8 nation's public drinking water supply; and 9 WHEREAS, Since the 1974 enactment of the Safe Drinking Water Act, 10 the Environmental Protection Agency (EPA) has never interpreted 11 hydraulic fracturing as constituting "underground injection" within the 12 definitions of the SDWA; and 13 WHEREAS, The United States 11th Circuit Court of Appeals ruled 14 contrary to the argument of the EPA that hydraulic fracturing constituted "underground injection" under the SDWA, Legal Environmental 15 Assistance Foundation v. United States Environmental Protection Agency, 16 17 118 F.3d 1467 (11th Cir. 1997); and 18 WHEREAS, In 2004, the EPA published a final report summarizing a 19 study that evaluated the potential threat to underground drinking water 20 sources from hydraulic fracturing of coal bed methane production wells 21 and the EPA concluded that "the injection of hydraulic fracturing fluids 22 into coal bed methane wells poses minimal threat" to underground sources 23 of drinking water and that "additional or further study is not warranted at this time": and 24 25 WHEREAS, Any federal rule-making concerning the states' sovereign 26 right in permitting the quantity of water used for hydraulic fracturing 27 would be outside the EPA's purview; and WHEREAS, In the Energy Policy Act of 2005, the United States 28 29 Congress explicitly exempted hydraulic fracturing from the provisions of 30 the Safe Drinking Water Act; and 31 WHEREAS, Hydraulic fracturing is a proven technology with a long 32 history of environmentally safe use in the completion of oil and gas wells; 33 and 34 WHEREAS, The oil and gas producing states regulate hydraulic 35 fracturing as a component of their regulatory programs for the drilling, 36 completion, operation and plugging of oil and gas wells; and

WHEREAS, The reservoirs that produce oil and gas are highly variable
 geologically and separated geographically across the oil and gas producing
 states such that state regulatory agencies are best suited by local expertise
 and experience to effectively regulate hydraulic fracturing; and

5 WHEREAS, State regulatory agencies are the most appropriate 6 regulatory bodies to provide oversight and protection of hydrologically 7 and environmentally sensitive localities as they relate to hydraulic 8 fracturing; and

9 WHEREAS, The SDWA was never intended to grant the federal 10 government authority to regulate oil and gas drilling and production 11 operations, such as "hydraulic fracturing," under the Underground 12 Injection Control program; and

WHEREAS, The regulation of hydraulic fracturing under the Federal Safe Drinking Water Act would add burdensome and unnecessary regulatory requirements to the drilling and completion of oil and gas wells, thereby increasing costs of producing domestic natural gas resources without any ancillary benefit to public health, safety or the environment; and

WHEREAS, The increased cost of producing domestic natural gas
resources will reduce domestic supplies of oil and natural gas, increase
utility prices and other costs to consumers, reduce tax and royalty revenues
for local, state and federal governments and increase the nation's
dependence on foreign energy imports; and

WHEREAS, Domestic production of oil and natural gas will ensure that the United States continues on the path to energy security; and

WHEREAS, The Interstate Oil and Gas Compact Commission (IOGCC) conducted a survey of oil and gas producing states and set forth its opposition to federal regulation of hydraulic fracturing under the underground injection control program in Resolution 09.011, dated January 7, 2009, "Urging Congress Not to Remove Exemption of Hydraulic Fracturing from Provisions of the Safe Drinking Water Act"; and

WHEREAS, The states' public utility commissioners represented by
 the National Association of Regulatory Utility Commissioners adopted a
 similar resolution in July 2009: Now, therefore,

36 Be it resolved by the House of Representatives of the State of Kansas: 37 That we support continued jurisdiction of the states to conserve and 38 properly regulate oil and gas production in their unique geological and 39 geographical circumstances; and

40 *Be it further resolved:* That we urge the United States Congress to take 41 such actions as are necessary to preserve and maintain the exemption from 42 the Safe Drinking Water Act for hydraulic fracturing; and

43 Be it further resolved: That the Chief Clerk of the House of

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Representatives shall provide an enrolled copy of this resolution to the
 Speaker of the United States House of Representatives, the Majority
 Leader of the United States House of Representatives, the Minority Leader
 of the United States House of Representatives, the Majority Leader of the
 United States Senate, the Minority Leader of the United States Senate and
 to each member of the Kansas Congressional Delegation.