An Initiative to Assert the Rights of Residents of Mendocino County in Order to Secure Clean Water, Air and Soil and Freedom From Chemical Trespass. Which Would Ban Hydraulic Fracturing, Directional and Horizontal Drilling, and Waste Injection Wells in the County of Mendocino and Invalidates Any and All Laws Contrary to this Purpose to the Extent They Effect the County of Mendocino

Whereas, We the People of Mendocino County declare that we have the right and the duty to safeguard our water both on and beneath the Earth’s surface, and in the process, come together as a community to insure that local water decisions are made by local people, for the preservation of human and natural communities, whose existence depends on clean, accessible, abundant water; and

Whereas, this Ordinance establishes a Community Bill of Rights which recognizes and secures certain civil and political rights for the people of Mendocino County; and

Whereas, this ordinance bans industrial activities associated with unconventional extraction of fossil fuels, (“fracking”), because these activities violate the civil and human rights of the people of the County by threatening the health, safety, and welfare of the people, environment and future generations of Mendocino County; and

Whereas, private corporations engaged in industrial activities that violate the rights of the people of the County are wrongly recognized by international, federal and state laws as having more “rights” than the people who live in our community, and thus, recognition of corporate rights is a denial of the rights of the residents of Mendocino County; and

Whereas, such a denial violates the California Constitution, which declares in Article I, Section 1 that All people are by nature free and independent and have inalienable rights. Among these are enjoying and defending life and liberty, acquiring, possessing, and protecting property, and pursuing and obtaining safety, happiness, and privacy; and

Whereas, in addition to corporate “rights,” the state and federal government as well as international trade laws have been routinely used by those corporations to preempt local lawmaking, thus denying the people’s right to local self-government; and

Whereas, the Board of Supervisors adopted the Mendocino County Precautionary Policy Number 43 in June 2006 which states, “Every resident, present and future, of Mendocino County has an equal right to a healthy and safe environment...The duty to enhance, protect and preserve Mendocino County’s environment, community health, and quality of life rests on the shoulders of local government, residents, citizen groups, and businesses alike.” and

Whereas, the use of hydraulic fracturing as an unconventional hydrocarbon extraction method has been shown to inflict damage, disease and toxic trespass upon people, flora and fauna, as well as water, air and soil; and

Whereas, the people have responsibilities to future generations to secure their right to local self-government, to protect the natural environment of this County, to preserve the local ecosystems’ ability to sustain agriculture, business, and tourism, as well as promote human health,

Therefore, We the People of Mendocino County hereby adopt this Community Bill of Rights Ordinance.

Section 1 – Definitions

(a) “Corporations,” for purposes of this Ordinance, shall include any corporation, limited partnership, limited liability partnership, business trust, other business entity, public benefit corporation, or limited liability company organized under the laws of any state of the United States or under the laws of any country.

(b) “Ecosystem” shall include, but not be limited to, wetlands, creeks, aquifers, and other water systems, forests, and meadows, as well as naturally occurring habitats that sustain humans, wildlife, flora and fauna, and other organisms.

(c) “Extraction” shall include the digging or drilling of a well for purposes of exploring for, developing, or producing hydrocarbons.

(d) “Hydraulic fracturing” shall mean an activity in which water, propane, diesel, chemicals and a solid proppant or any other agent are pumped into a wellbore at a rate sufficient to increase the pressure downhole to a value in excess of the fracture gradient of the formation rock, causing the formation to crack, thus allowing the fracturing fluid to enter and extend the crack farther into the formation, forming passages through which hydrocarbons can flow.

(e) “Hydrocarbons” shall mean any of numerous organic compounds, including but not limited to methane, benzene, propane, petroleum and oil.

(f) “Infrastructure” shall include, but not be limited to, pipelines or other vehicles of conveyance of hydrocarbons, and any ponds or other containments used for wastewater, “frack” water, or other materials used during, or resulting from, the process of unconventional hydrocarbon extraction.

(g) “Natural Community” shall mean wildlife, flora, fauna, soil and air-dwelling and aquatic organisms, as well as humans and human communities that have established sustainable interdependencies within a diverse matrix of organisms, within a natural ecosystem.

(h) “Unconventional Extraction of Hydrocarbons” shall include, but not be limited to, hydraulic fracturing, “fracking,” directional and horizontal drilling, and waste injection wells. The term shall also include, but not be limited to, extraction of water from any surface or subsurface source for use in these activities; depositing, disposal, storing, transporting and processing of waste water, produced water, frac water, flow-back, brine or other materials, chemicals or by-products used in, or resulting from, these activities; the construction and siting of any new infrastructure to support these activities, as well as application for, or issuance of, permits for engaging in these activities.

Section 2—Statements of Law – A Local Bill of Rights

(a) Right to Community Self-Government. All residents of Mendocino County possess the right to a form of governance where they live which recognizes that all power is inherent
in the people and that all free governments are founded on
the people's consent. Use of the Mendocino County government by
the sovereign people to make law and policy shall not be deemed,
by any authority, to eliminate or reduce that self-governing
authority.

(b) Right to Clean Water, Air and Soil. All residents, natural
communities and ecosystems in Mendocino County possess the
right to water, air and soil that is untainted by toxins, carcinogens,
particulates, nucleotides, and hydrocarbons introduced into the
environment through the unconventional extraction of
hydrocarbons.

c) Rights of Natural Communities and Ecosystems. Natural
communities and ecosystems possess rights to exist and flourish
within Mendocino County without harm resulting from the
unconventional extraction of hydrocarbons.

(d) Right to be Free from Chemical Trespass. All residents,
natural communities and ecosystems in Mendocino County
possess the right to be free from chemical trespass resulting from
the unconventional extraction of hydrocarbons.

(e) Rights as Self-Executing, Fundamental, and Unalienable.
All rights delineated and secured by this Ordinance are inherent,
fundamental, and unalienable; and shall be self-executing and
enforceable against both private and public actors.

Section 3—Statements of Law – Prohibitions Necessary to
Secure the Bill of Rights

(a) It shall be unlawful for any government, corporation or
natural person to engage in the unconventional extraction of
hydrocarbons within Mendocino County.

(b) The prohibitions in section 3(a) of this Ordinance shall not
apply to hydrocarbon extraction wells installed and operating in the
County prior to the enactment of this Ordinance, only if the
extraction process used for those wells prior to the enactment of
this ordinance is not changed to a different extraction process after
the enactment of this ordinance.

(c) Governments, corporations, and natural persons engaged
in unconventional extraction of hydrocarbons, whether in
Mendocino County or in a neighboring jurisdiction or offshore
location; shall be strictly liable for all harms resulting from those
activities caused to natural water sources, ecosystems, people
and communities within Mendocino County.

(d) It shall be unlawful for any corporation, government or
natural person to violate the rights recognized and secured by this
Ordinance.

(e) No permit, license, privilege, charter, or other authority
issued by any State, federal or international entity which would
violate the prohibitions of this Ordinance or deprive any County
resident of any rights secured by this Ordinance, the California
Constitution, the United States Constitution, or other laws, shall be
deemed valid within Mendocino County.

Section 4—Enforcement

(a) Sec.4(a) Any corporation, government or natural person
that violates any prohibition established by this Ordinance shall
be guilty of a misdemeanor. Those liable for a violation are each
and every officer and director of any corporation that engages in
fracking in Mendocino County, and each and every person who
operates any fracking machinery in Mendocino County. Upon
conviction the violator(s) shall be sentenced to one year in county
jail and shall pay a fine of $10,000 for each violation. Each time
the pump is turned on, and each stroke of the pump shall be a
separate violation, and violation of each section of this Ordinance
shall count as a separate violation. Each day that fracking
infrastructure equipment is staged or located in Mendocino County
for more than 8 hours, whether or not that equipment is actually
used for fracking, and each separate location in Mendocino
County where such equipment is situated, is a separate violation.
The court shall not authorize probation for any person convicted of
any portion of this ordinance, under any circumstance.

(b) The County, or any resident of the County, may enforce
the rights and prohibitions of this Ordinance through an action
brought in any court possessing jurisdiction over activities
occurring within the County. In such an action, the County or the
resident shall be entitled to recover all costs of litigation, including,
without limitation, expert and attorney's fees.

(c) Any action brought by either a resident of the County or by
the County to enforce or defend the rights of ecosystems or
natural communities secured by this Ordinance shall bring that
action in the name of the ecosystem or natural community in a
court possessing jurisdiction over activities occurring within the
County. Damages shall be measured by the cost of restoring the
ecosystem or natural community to its state before the injury, and
shall be paid to the County to be used exclusively for the full and
complete restoration of the ecosystem or natural community.

Section 5—Enforcement – People's Rights to Superior
to Corporate Power

(a) Corporations which violate or seek to violate this
Ordinance, or which are alleged to have violated this Ordinance,
shall not be deemed to be “persons,” nor possess any other legal
rights, privileges, powers, or protections which would interfere with
the rights or prohibitions enumerated by this Ordinance. “Rights,
privileges, powers, or protections” shall include the power to
assert state, federal or international preemptive laws in an attempt
to overturn this Ordinance, and the power to assert that the people
of this municipality lack the authority to adopt this Ordinance.

(b) All laws adopted by the legislature of the State of
California, and rules adopted by any State agency, shall be the
law of Mendocino County only to the extent that they do not violate
the rights or prohibitions of this Ordinance.

Section 6—Effective Date and Existing Permit holders
This Ordinance shall be effective immediately on the date of its
enactment, at which point the Ordinance shall apply to any and all
actions that would violate this Ordinance regardless of the date of
any applicable permit.

Section 7—People's Right to Self-Government
Use of the courts or the legislature by any government,
corporation or natural person to attempt to overturn the provisions
of this Ordinance shall require the County to schedule community
meetings focused on changes to County government that would
<table>
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<tr>
<th>MEASURE S – Continued</th>
<th>IMPARTIAL ANALYSIS</th>
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<td>secure the rights of the people to local self-government.</td>
<td>MEASURE SUBMITTING TO VOTERS OF MENDOCINO COUNTY TO APPROVE A BAN ON UNCONVENTIONAL EXTRACTION OF HYDROXCARBONS (“FRACKING”)</td>
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<td><strong>Section 8—California and Federal Constitutional Changes</strong></td>
<td>MEASURE S</td>
</tr>
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<td>Through the adoption of this Ordinance, the people of the County call for amendment of the California Constitution and the federal Constitution to recognize the right to self-government free from governmental preemption and or nullification by corporate “rights” when local laws expand and are more protective of the rights of individuals, the community and nature.</td>
<td>This measure seeks voter approval to establish a community bill of rights for the people of Mendocino County and to ban industrial activities in Mendocino County that are associated with unconventional extraction of Hydrocarbons and to provide for enforcement of this bill of rights and its prohibitions. The measure was placed on the ballot by a petition signed by the requisite number of voters.</td>
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<td><strong>Section 9—Severability</strong></td>
<td>This measure shall become effective only upon the affirmative vote of fifty-one percent (51%) of those electors voting on the measure.</td>
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<td>The provisions of this Ordinance are severable. If any court decides that any section, clause, sentence, part, or provision of this Ordinance is illegal, invalid, or unconstitutional, such decision shall not affect, impair, or invalidate any of the remaining sections, clauses, sentences, parts, or provisions of the Ordinance.</td>
<td>The measure defines unconventional extraction of Hydrocarbons as hydraulic fracturing, fracking, directional and horizontal drilling, and waste injection wells. Hydrocarbons include, but are not limited to, methane, benzene, propane, petroleum and oil.</td>
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<td><strong>Section 10—Repealer</strong></td>
<td>The measure would supersede International, Federal, and State laws. Also, the measure would prevent any corporation from asserting any protection under International, Federal, or State laws that would violate the measure.</td>
</tr>
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<td>All inconsistent provisions of prior Ordinances, laws and rules adopted by Mendocino County are hereby repealed, but only to the extent necessary to remedy the inconsistency.</td>
<td>Violation of the measure would result in one year in County jail and a fine of $10,000.00 for each violation. Violation is described as each time a pump is turned on, and each stroke of the pump shall be a separate violation. Additionally, each day that fracking infrastructure equipment is staged or located in Mendocino County for more than eight hours, whether or not the equipment is actually used for fracking, would be a violation of the measure. This measure does not define fracking infrastructure equipment.</td>
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</tbody>
</table>

**COST TO ENFORCE:** Unknown

A **YES** vote will authorize the ban of unconventional extraction of Hydrocarbons.

A **NO** vote will disallow the ban of unconventional extraction of Hydrocarbons.

The above statement is an impartial analysis of measure to establish a community bill of rights for the people of Mendocino County which prohibits fracking, and which provides for enforcement of this bill of rights and its prohibitions.

s/RC Sudtell
REBECCA C. SUDTELL
Deputy County Counsel
ARGUMENT IN FAVOR OF MEASURE S

Measure S establishes a Community Bill of Rights for the people of Mendocino County, built on the right to local community self governance, in order to exercise and secure our unalienable right to protect our health, safety and well being. These rights include the right to live in a healthy and safe ecosystem and the right to protect local water from harm caused by unconventional gas extraction. In order to uphold and protect those rights, this initiative bans all fracking related activities within the County, including the transportation of fracking fluids, and the use of local water for fracking.

Our nation was founded on the concept that government is instituted to secure our unalienable rights and derives its just powers from the consent of the governed. Activities such as fracking affect our health and safety, our quality of life, the health of our natural environment as well as our property values and must be decided by the Citizens who live here and who will be directly affected, or there is no “consent of the governed.”

Yet States routinely issue permits to chartered corporations that make it ‘legal’ for them to violate the rights of the people and refuse to recognize our right to say “no!” to harmful activities. Measure S challenges those illegitimate laws which violate our fundamental rights. This measure elevates the rights of the people of Mendocino where they belong, above the claimed “rights” of corporations and state agencies that enable fracking corporations to profit from the destruction of local ecosystems and to harm residents and communities.

Measure S protects our water by banning fracking and asserts the right of the people of Mendocino to make those kinds of decisions now and into the future.

s/Karina McAbee Cotler

There was not an Argument Against Measure S submitted.

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