ORDINANCE NO. 2012 -

AN ORDINANCE TO PROHIBIT HYDRAULIC FRACTURING AND
CERTAIN OTHER MINERAL EXTRACTION METHODS WITHIN THE CITY
LIMITS OF RALEIGH.

Whereas, shale gas extraction by the hydraulic fracturing process produces large
quantities of wastewater which the City’s waste treatment facilities are not designed to
accommodate; and

Whereas, hydraulic fracturing requires both vertical and horizontal drilling both of which
can create large amounts of noise, dust and other negative environmental impacts; and

Whereas, horizontal drilling to extract shale gas can impact property owners who do not
wish to have that activity occurring beneath their property; and

Whereas, Senate Bill 820, ratified on June 21, 2012 may arguably preempt any City
regulation of the activities dealt with therein;

NOW THEREFORE BE IT ORDAINED BY THE RALEIGH CITY COUNCIL
THAT:

Section 1. The following definitions are used in this ordinance:

a. Drilling. Drilling means the creation of a shaft or hole in the earth for the production of
gas or oil.
b. Fracking. Fracking, fracturing and hydraulic fracturing mean any method used to increase
the inherent productivity of an oil or gas well by injecting, shooting or pumping water,
chemicals, or any other fluid into a well.
c. Well. Well means any shaft or hole created into the earth for the extraction or injection or
placement of any oil, liquid or gas. The term does not include any such shaft or hole
created for the sole purpose of testing for or pumping or extracting potable or usable
water for household, domestic, industrial, agricultural or public use.

Section 2. Drilling a well for the purpose of extracting oil or gas using hydraulic fracturing
methods is illegal within the city of Raleigh and a violator is subject to a fine not to exceed
$500.00 per separate day of violation. In addition, violators are subject to any other enforcement
method permitted pursuant to G.S. 160A-175.

Section 3. The provisions of this ordinance are subject to preemption by state and federal law.

Section 4. This ordinance shall not be codified.

Section 5. The provisions of any city ordinance in conflict herewith are repealed to the extent of
such conflict.

Section 6. The provisions of this ordinance are declared to be severable pursuant to Part 14 of the
Raleigh City Code.

Section 7. This ordinance is effective upon adoption.
City Council Bans ‘Fracking’ in Raleigh

News posted Jul. 03, 2012 - 5:15 pm

An ordinance that prohibits “fracking” within the city of Raleigh was unanimously approved by the City Council today. Fracking is the practice of recovering natural gas by hydraulic fracturing.

The ordinance is effective immediately and bans drilling a well “for the purpose of extracting oil or gas using hydraulic fracturing methods...” Violators are subject to a maximum fine of $500 a day.

The provisions of the ordinance are subject to preemption by state and federal law. The North Carolina General Assembly on Monday voted to override Gov. Bev Perdue’s veto of legislation that will legalize fracking in the state.

On May 14, the Raleigh City Council unanimously approved a resolution expressing its opposition to any state legislation that allows fracking until the safety of the process can be established by the appropriate state agencies.

For more information, contact

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