RESOLUTION

No. 2011–432

By Commissioner Webb and Scott and Co-sponsored by Commissioners Clark-Coleman, Gebhardt, Killeen, Leland, Palamara, Parker, Varga, Ware, and Woronchak

WHEREAS, the hydraulic fracturing (or fracking) for natural gas involves the use of chemicals and hazardous materials during construction, drilling, hydraulic fracturing, gas production, delivery and well maintenance; and

WHEREAS, the chemical constituents injected during hydraulic fracturing have documented adverse health effects and/or adverse environmental impacts; and

WHEREAS, there have been more than a 1,000 documented cases of water contamination near fracking sites as some people residing near these sites can now light their drinking water on fire, as it produces a liquid waste product so toxic and concentrated it is extremely difficult to dispose of safely; and

WHEREAS, shale gas fracking poses unacceptable risks to the American public and a danger to local economies as drilling jobs are not always filled by locals and farmers fall vulnerable to industrial pollutants that threaten livestock, crops and farmland; and

WHEREAS, the passing of the Energy Policy Act of 2005 and over objections of health care, scientific, environmental and conservation communities, regulation of hydraulic fracturing fluids under the safe drinking water Act by the Environmental protection Agency was exempted and allowed oil and gas companies to process these substances without federal oversight; and

WHEREAS, there are no requirements on oil and gas companies to disclose publicly chemical formulas of hydraulic fracturing fluids so information may be distributed for health and safety precautions; and

WHEREAS, the Bringing Reductions to Energy’s Airborne Toxic Health Effects Act (BREATHE Act) is currently pending in Congress and would repeal the exception to the Clean Air Act for aggregation of emissions from oil and gas development sources; the Fracturing Responsibility and Awareness Chemicals Act (FRAC Act) is currently pending in Congress and would repeal the fracking exemption to the Safe Drinking Water Act and require disclosure of chemicals used in fracking; and

Now therefore be it
RESOLVED, on this 22nd day of September 2011, the Wayne County Commission fully supports a statewide and national ban on hydraulic fracturing for natural gas, and calls on our State Representatives, Michigan Congressional delegation and United States Senators to ban fracking and co-sponsor the FRAC Act H.R. 1084/S. B. 587 and BREATH Act, H.R. 1204; to safeguard our citizens from harmful effects and to preserve our environment for generations to come.

(2011-66-025)