AT A MEETING OF	NORTH CARCUNA LIFER AT					
OF	, NORTH CAROLINA, HELD AT	, ON	, 201			
Resolution Number						
WHEREAS, of	of , North Carolina, does her	of the es hereby find as follows:				

WHEREAS, the hydraulic fracturing (fracking) for natural gas involves the use of Chemicals, additives and hazardous materials during construction, drilling, hydraulic fracturing, gas production and delivery, well maintenance, and work over operations; and

WHEREAS, in 2005, as part of the federal Energy Policy Act 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, thereby allowing oil and gas companies to use these substances without federal oversight or standards; and

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

WHEREAS, use of these hydraulic fracturing mixes exposes air, land, and surface waters to the risk of contamination through open pit storage, truck transport on roadways, and activities during well development; and

WHEREAS, the pollution of water caused by fracking threatens the long term economic well-being of communities, as businesses and consumers depend on clean drinking water; and

WHEREAS, the pollution of the air caused by fracking threatens public health; and

WHEREAS, residents, whether they possess the surface or mineral rights, or own a unified estate, have the right to know what is being injected into the subsurface, released into the air or used on-site for the exploration, development and production of natural gas; and

WHEREAS, North Carolina law allows the withholding of chemical constituents from local officials, affected landowners and residents; and

WHEREAS it is the right and responsibility of local government to protect its citizens;

NOW, THEREFORE, BE IT HEREBY RESOLVED by the City/TOWN Council/Board of Commissioners of the City/County of City/County, North Carolina

Be it therefore resolved, that sixty days prior to any use, transport, or storage of chemicals or additives used in hydraulic fracturing and associated activities, the permittee, vendor, service company or any other Person shall disclose all said chemicals or additives in electronic and paper form to local government unencumbered by confidentiality agreements or "Trade Secret" claims. This disclosure shall include, but not be limited to, the following:

- the trade or common name and supplier
- the chemical classification for each chemical or additive
- the Chemical Abstract Service (CAS) number
- the actual or maximum concentration of each chemical or additive
- chemical mixtures or compounds that occur as a consequence of drilling or well stimulation operations or that may be the incidental result of a chemical reaction or process
- naturally occurring materials that become unintentionally combined with well stimulation substances.

This information shall b	o provided in	cicculonic unic	i iiui u cop	, i Ollilac

Dated:	 	 	