AN ACT
relating to the disclosure of the composition of hydraulic fracturing fluids used in hydraulic fracturing treatments.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
SECTION 1. Chapter 91, Natural Resources Code, is amended by adding Subchapter S to read as follows:

SUBCHAPTER S. DISCLOSURE OF COMPOSITION OF HYDRAULIC FRACTURING FLUIDS
Sec. 91.851. DISCLOSURE OF COMPOSITION OF HYDRAULIC FRACTURING FLUIDS. (a) The commission by rule shall:

(1) require an operator of a well on which a hydraulic fracturing treatment is performed to:

(A) complete the form posted on the hydraulic fracturing chemical registry Internet website of the Ground Water Protection Council and the Interstate Oil and Gas Compact Commission with regard to the well;

(B) include in the form completed under Paragraph (A):

(i) the total volume of water used in the hydraulic fracturing treatment; and

(ii) each chemical ingredient that is subject to the requirements of 29 C.F.R. Section 1910.1200(g)(2), as provided by a service company or chemical supplier or by the operator, if the operator provides its own chemical ingredients;
(C) post the completed form described by Paragraph (A) on the website described by that paragraph or, if the website is discontinued or permanently inoperable, post the completed form on another publicly accessible Internet website specified by the commission;

(D) submit the completed form described by Paragraph (A) to the commission with the well completion report for the well; and

(E) in addition to the completed form specified in Paragraph (D), provide to the commission a list, to be made available on a publicly accessible website, of all other chemical ingredients not listed on the completed form that were intentionally included and used for the purpose of creating a hydraulic fracturing treatment for the well. The commission rule shall ensure that an operator, service company, or supplier is not responsible for disclosing ingredients that:

   (i) were not purposely added to the hydraulic fracturing treatment;

   (ii) occur incidentally or are otherwise unintentionally present in the treatment; or

   (iii) in the case of the operator, are not disclosed to the operator by a service company or supplier. The commission rule shall not require that the ingredients be identified based on the additive in which they are found or that the concentration of such ingredients be provided;

(2) require a service company that performs a hydraulic fracturing treatment on a well or a supplier of an
additive used in a hydraulic fracturing treatment on a well to
provide the operator of the well with the information necessary for
the operator to comply with Subdivision (1);

(3) prescribe a process by which an entity required to
comply with Subdivision (1) or (2) may withhold and declare certain
information as a trade secret for purposes of Section 552.110,
Government Code, including the identity and amount of the chemical
ingredient used in a hydraulic fracturing treatment;

(4) require a person who desires to challenge a claim
of entitlement to trade secret protection under Subdivision (3) to
file the challenge not later than the second anniversary of the date
the relevant well completion report is filed with the commission;

(5) limit the persons who may challenge a claim of
entitlement to trade secret protection under Subdivision (3) to:

(A) the landowner on whose property the relevant
well is located;

(B) a landowner who owns property adjacent to
property described by Paragraph (A); or

(C) a department or agency of this state with
jurisdiction over a matter to which the claimed trade secret is
relevant;

(6) require, in the event of a trade secret challenge,
that the commission promptly notify the service company performing
the hydraulic fracturing treatment on the relevant well, the
supplier of the additive or chemical ingredient for which the trade
secret claim is made, or any other owner of the trade secret being
challenged and provide the owner an opportunity to substantiate its
(7) prescribe a process, consistent with 29 C.F.R. Section 1910.1200, for an entity described by Subdivision (1) or (2) to provide information, including information that is a trade secret as defined by Appendix D to 29 C.F.R. Section 1910.1200, to a health professional or emergency responder who needs the information in accordance with Subsection (i) of that section.

(b) The protection and challenge of trade secrets under this section is governed by Chapter 552, Government Code.

SECTION 2. Subchapter S, Chapter 91, Natural Resources Code, as added by this Act, applies only to a hydraulic fracturing treatment performed on a well for which an initial drilling permit is issued on or after the date the initial rules adopted by the Railroad Commission of Texas under that subchapter take effect. A hydraulic fracturing treatment performed on a well for which an initial drilling permit is issued before the date the initial rules take effect is governed by the law as it existed immediately before the effective date of this Act, and that law is continued in effect for that purpose.

SECTION 3. The Railroad Commission of Texas shall adopt rules under Subchapter S, Chapter 91, Natural Resources Code, as added by this Act, not later than July 1, 2012, with the exception of those rules under Paragraph (E), which are to be adopted not later than July 1, 2013.

SECTION 4. This Act takes effect September 1, 2011.
H.B. No. 3328

I certify that H.B. No. 3328 was passed by the House on May 12, 2011, by the following vote: Yeas 133, Nays 12, 2 present, not voting; that the House refused to concur in Senate amendments to H.B. No. 3328 on May 27, 2011, and requested the appointment of a conference committee to consider the differences between the two houses; and that the House adopted the conference committee report on H.B. No. 3328 on May 29, 2011, by the following vote: Yeas 137, Nays 8, 2 present, not voting.

Chief Clerk of the House
I certify that H.B. No. 3328 was passed by the Senate, with amendments, on May 25, 2011, by the following vote: Yeas 31, Nays 0; at the request of the House, the Senate appointed a conference committee to consider the differences between the two houses; and that the Senate adopted the conference committee report on H.B. No. 3328 on May 29, 2011, by the following vote: Yeas 31, Nays 0.

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Secretary of the Senate

APPROVED: __________________
Date

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Governor