

### **101ST GENERAL ASSEMBLY**

## State of Illinois

## 2019 and 2020

#### HB3238

by Rep. Linda Chapa LaVia

## SYNOPSIS AS INTRODUCED:

New Act 30 ILCS 105/5.832 rep. 35 ILCS 200/18-185 35 ILCS 450/Act rep. 225 ILCS 732/Act rep.

Creates the Hydraulic Fracturing Prohibition Act. Provides that no person shall conduct high-volume horizontal hydraulic fracturing operations in Illinois. Amends the State Finance Act. Repeals a provision creating the Oil and Gas Resource Management Fund. Repeals the Illinois Hydraulic Fracturing Tax Act and the Hydraulic Fracturing Regulatory Act. Effective immediately.

LRB101 09354 AMC 54450 b

FISCAL NOTE ACT MAY APPLY

A BILL FOR

HB3238

1

AN ACT concerning regulation.

# Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Section 1. Short title. This Act may be cited as the
Hydraulic Fracturing Prohibition Act.

6 Section 5. Definition. In this Act:

7 "High-volume horizontal hydraulic fracturing operations" 8 means all stages of a stimulation treatment of a horizontal 9 well as defined by this Act by the pressurized application of 10 more than 80,000 gallons per stage or more than 300,000 gallons 11 total of hydraulic fracturing fluid and proppant to initiate or 12 propagate fractures in a geologic formation to enhance 13 extraction or production of oil or gas.

14 "Person" means any individual, partnership, 15 co-partnership, firm, company, limited liability company, 16 corporation, association, joint stock company, trust, estate, 17 political subdivision, state agency, or any other legal entity 18 or their legal representative, agent, or assigns.

Section 10. Prohibition. No person shall conduct high-volume horizontal hydraulic fracturing operations in Illinois. HB3238 - 2 - LRB101 09354 AMC 54450 b

1 (30 ILCS 105/5.832 rep.)

Section 90. The State Finance Act is amended by repealing
 Section 5.832.

Section 95. The Property Tax Code is amended by changing
Section 18-185 as follows:

6 (35 ILCS 200/18-185)

Sec. 18-185. Short title; definitions. This Division 5 may
be cited as the Property Tax Extension Limitation Law. As used
in this Division 5:

10 "Consumer Price Index" means the Consumer Price Index for 11 All Urban Consumers for all items published by the United 12 States Department of Labor.

"Extension limitation" means (a) the lesser of 5% or the percentage increase in the Consumer Price Index during the 12-month calendar year preceding the levy year or (b) the rate of increase approved by voters under Section 18-205.

17 "Affected county" means a county of 3,000,000 or more 18 inhabitants or a county contiguous to a county of 3,000,000 or 19 more inhabitants.

"Taxing district" has the same meaning provided in Section 1-150, except as otherwise provided in this Section. For the 1991 through 1994 levy years only, "taxing district" includes only each non-home rule taxing district having the majority of its 1990 equalized assessed value within any county or counties - 3 - LRB101 09354 AMC 54450 b

contiguous to a county with 3,000,000 or more inhabitants. 1 2 Beginning with the 1995 levy year, "taxing district" includes only each non-home rule taxing district subject to this Law 3 before the 1995 levy year and each non-home rule taxing 4 5 district not subject to this Law before the 1995 levy year having the majority of its 1994 equalized assessed value in an 6 7 affected county or counties. Beginning with the levy year in 8 which this Law becomes applicable to a taxing district as provided in Section 18-213, "taxing district" also includes 9 10 those taxing districts made subject to this Law as provided in 11 Section 18-213.

12 "Aggregate extension" for taxing districts to which this 13 Law applied before the 1995 levy year means the annual corporate extension for the taxing district and those special 14 15 purpose extensions that are made annually for the taxing 16 district, excluding special purpose extensions: (a) made for 17 the taxing district to pay interest or principal on general obligation bonds that were approved by referendum; (b) made for 18 any taxing district to pay interest or principal on general 19 20 obligation bonds issued before October 1, 1991; (c) made for any taxing district to pay interest or principal on bonds 21 22 issued to refund or continue to refund those bonds issued 23 before October 1, 1991; (d) made for any taxing district to pay interest or principal on bonds issued to refund or continue to 24 25 refund bonds issued after October 1, 1991 that were approved by 26 referendum; (e) made for any taxing district to pay interest or

principal on revenue bonds issued before October 1, 1991 for 1 2 payment of which a property tax levy or the full faith and 3 credit of the unit of local government is pledged; however, a tax for the payment of interest or principal on those bonds 4 5 shall be made only after the governing body of the unit of local government finds that all other sources for payment are 6 7 insufficient to make those payments; (f) made for payments 8 under a building commission lease when the lease payments are 9 for the retirement of bonds issued by the commission before 10 October 1, 1991, to pay for the building project; (g) made for 11 payments due under installment contracts entered into before 12 October 1, 1991; (h) made for payments of principal and 13 interest on bonds issued under the Metropolitan Water Reclamation District Act to finance construction projects 14 initiated before October 1, 1991; (i) made for payments of 15 16 principal and interest on limited bonds, as defined in Section 17 3 of the Local Government Debt Reform Act, in an amount not to exceed the debt service extension base less the amount in items 18 (b), (c), (e), and (h) of this definition for non-referendum 19 20 obligations, except obligations initially issued pursuant to 21 referendum; (j) made for payments of principal and interest on 22 bonds issued under Section 15 of the Local Government Debt 23 Reform Act; (k) made by a school district that participates in 24 the Special Education District of Lake County, created by 25 special education joint agreement under Section 10-22.31 of the 26 School Code, for payment of the school district's share of the

amounts required to be contributed by the Special Education 1 2 District of Lake County to the Illinois Municipal Retirement Fund under Article 7 of the Illinois Pension Code; the amount 3 of any extension under this item (k) shall be certified by the 4 5 school district to the county clerk; (1) made to fund expenses of providing joint recreational programs for persons with 6 7 disabilities under Section 5-8 of the Park District Code or Section 11-95-14 of the Illinois Municipal Code; (m) made for 8 9 temporary relocation loan repayment purposes pursuant to 10 Sections 2-3.77 and 17-2.2d of the School Code; (n) made for 11 payment of principal and interest on any bonds issued under the 12 authority of Section 17-2.2d of the School Code; (o) made for 13 contributions to a firefighter's pension fund created under Article 4 of the Illinois Pension Code, to the extent of the 14 amount certified under item (5) of Section 4-134 of the 15 16 Illinois Pension Code; and (p) made for road purposes in the 17 first year after a township assumes the rights, powers, duties, liabilities, 18 assets, property, obligations, and responsibilities of a road district abolished under 19 the 20 provisions of Section 6-133 of the Illinois Highway Code.

21 "Aggregate extension" for the taxing districts to which 22 this Law did not apply before the 1995 levy year (except taxing 23 districts subject to this Law in accordance with Section 24 18-213) means the annual corporate extension for the taxing 25 district and those special purpose extensions that are made 26 annually for the taxing district, excluding special purpose

extensions: (a) made for the taxing district to pay interest or 1 principal on general obligation bonds that were approved by 2 3 referendum; (b) made for any taxing district to pay interest or principal on general obligation bonds issued before March 1, 4 5 1995; (c) made for any taxing district to pay interest or principal on bonds issued to refund or continue to refund those 6 7 bonds issued before March 1, 1995; (d) made for any taxing 8 district to pay interest or principal on bonds issued to refund 9 or continue to refund bonds issued after March 1, 1995 that 10 were approved by referendum; (e) made for any taxing district 11 to pay interest or principal on revenue bonds issued before 12 March 1, 1995 for payment of which a property tax levy or the 13 full faith and credit of the unit of local government is pledged; however, a tax for the payment of interest or 14 15 principal on those bonds shall be made only after the governing 16 body of the unit of local government finds that all other 17 sources for payment are insufficient to make those payments; (f) made for payments under a building commission lease when 18 19 the lease payments are for the retirement of bonds issued by 20 the commission before March 1, 1995 to pay for the building project; (g) made for payments due under installment contracts 21 22 entered into before March 1, 1995; (h) made for payments of 23 principal and interest on bonds issued under the Metropolitan Water Reclamation District Act to finance 24 construction projects initiated before October 1, 1991; (h-4) made for 25 26 stormwater management purposes by the Metropolitan Water

Reclamation District of Greater Chicago under Section 12 of the 1 2 Metropolitan Water Reclamation District Act; (i) made for 3 payments of principal and interest on limited bonds, as defined in Section 3 of the Local Government Debt Reform Act, in an 4 5 amount not to exceed the debt service extension base less the amount in items (b), (c), and (e) of this definition for 6 7 non-referendum obligations, except obligations initially 8 issued pursuant to referendum and bonds described in subsection 9 (h) of this definition; (j) made for payments of principal and 10 interest on bonds issued under Section 15 of the Local 11 Government Debt Reform Act; (k) made for payments of principal 12 and interest on bonds authorized by Public Act 88-503 and 13 issued under Section 20a of the Chicago Park District Act for 14 aquarium or museum projects; (1) made for payments of principal 15 and interest on bonds authorized by Public Act 87-1191 or 16 93-601 and (i) issued pursuant to Section 21.2 of the Cook 17 County Forest Preserve District Act, (ii) issued under Section 42 of the Cook County Forest Preserve District Act for 18 19 zoological park projects, or (iii) issued under Section 44.1 of 20 the Cook County Forest Preserve District Act for botanical gardens projects; (m) made pursuant to Section 34-53.5 of the 21 22 School Code, whether levied annually or not; (n) made to fund 23 expenses of providing joint recreational programs for persons with disabilities under Section 5-8 of the Park District Code 24 25 or Section 11-95-14 of the Illinois Municipal Code; (o) made by 26 the Chicago Park District for recreational programs for persons

with disabilities under subsection (c) of Section 7.06 of the 1 2 Chicago Park District Act; (p) made for contributions to a firefighter's pension fund created under Article 4 of the 3 Illinois Pension Code, to the extent of the amount certified 4 5 under item (5) of Section 4-134 of the Illinois Pension Code; (q) made by Ford Heights School District 169 under Section 6 17-9.02 of the School Code; and (r) made for the purpose of 7 making employer contributions to the Public School Teachers' 8 9 Pension and Retirement Fund of Chicago under Section 34-53 of 10 the School Code.

11 "Aggregate extension" for all taxing districts to which 12 this Law applies in accordance with Section 18-213, except for 13 those taxing districts subject to paragraph (2) of subsection (e) of Section 18-213, means the annual corporate extension for 14 15 the taxing district and those special purpose extensions that 16 are made annually for the taxing district, excluding special 17 purpose extensions: (a) made for the taxing district to pay interest or principal on general obligation bonds that were 18 approved by referendum; (b) made for any taxing district to pay 19 20 interest or principal on general obligation bonds issued before the date on which the referendum making this Law applicable to 21 22 the taxing district is held; (c) made for any taxing district 23 to pay interest or principal on bonds issued to refund or continue to refund those bonds issued before the date on which 24 25 the referendum making this Law applicable to the taxing 26 district is held; (d) made for any taxing district to pay

interest or principal on bonds issued to refund or continue to 1 2 refund bonds issued after the date on which the referendum 3 making this Law applicable to the taxing district is held if the bonds were approved by referendum after the date on which 4 5 the referendum making this Law applicable to the taxing district is held; (e) made for any taxing district to pay 6 7 interest or principal on revenue bonds issued before the date 8 on which the referendum making this Law applicable to the 9 taxing district is held for payment of which a property tax 10 levy or the full faith and credit of the unit of local 11 government is pledged; however, a tax for the payment of 12 interest or principal on those bonds shall be made only after the governing body of the unit of local government finds that 13 14 all other sources for payment are insufficient to make those 15 payments; (f) made for payments under a building commission 16 lease when the lease payments are for the retirement of bonds 17 issued by the commission before the date on which the referendum making this Law applicable to the taxing district is 18 19 held to pay for the building project; (g) made for payments due 20 under installment contracts entered into before the date on 21 which the referendum making this Law applicable to the taxing 22 district is held; (h) made for payments of principal and 23 interest on limited bonds, as defined in Section 3 of the Local 24 Government Debt Reform Act, in an amount not to exceed the debt 25 service extension base less the amount in items (b), (c), and 26 (e) of this definition for non-referendum obligations, except

obligations initially issued pursuant to referendum; (i) made 1 2 for payments of principal and interest on bonds issued under Section 15 of the Local Government Debt Reform Act; (j) made 3 for a qualified airport authority to pay interest or principal 4 5 on general obligation bonds issued for the purpose of paying due under, 6 obligations or financing airport facilities 7 required to be acquired, constructed, installed or equipped pursuant to, contracts entered into before March 1, 1996 (but 8 9 not including any amendments to such a contract taking effect 10 on or after that date); (k) made to fund expenses of providing 11 joint recreational programs for persons with disabilities 12 under Section 5-8 of the Park District Code or Section 11-95-14 13 of the Illinois Municipal Code; (1) made for contributions to a firefighter's pension fund created under Article 4 of the 14 Illinois Pension Code, to the extent of the amount certified 15 16 under item (5) of Section 4-134 of the Illinois Pension Code; 17 and (m) made for the taxing district to pay interest or principal on general obligation bonds issued pursuant to 18 Section 19-3.10 of the School Code. 19

20 "Aggregate extension" for all taxing districts to which 21 this Law applies in accordance with paragraph (2) of subsection 22 (e) of Section 18-213 means the annual corporate extension for 23 the taxing district and those special purpose extensions that 24 are made annually for the taxing district, excluding special 25 purpose extensions: (a) made for the taxing district to pay 26 interest or principal on general obligation bonds that were

approved by referendum; (b) made for any taxing district to pay 1 2 interest or principal on general obligation bonds issued before 3 the effective date of this amendatory Act of 1997; (c) made for any taxing district to pay interest or principal on bonds 4 5 issued to refund or continue to refund those bonds issued before the effective date of this amendatory Act of 1997; (d) 6 made for any taxing district to pay interest or principal on 7 bonds issued to refund or continue to refund bonds issued after 8 9 the effective date of this amendatory Act of 1997 if the bonds 10 were approved by referendum after the effective date of this 11 amendatory Act of 1997; (e) made for any taxing district to pay 12 interest or principal on revenue bonds issued before the 13 effective date of this amendatory Act of 1997 for payment of 14 which a property tax levy or the full faith and credit of the 15 unit of local government is pledged; however, a tax for the 16 payment of interest or principal on those bonds shall be made 17 only after the governing body of the unit of local government finds that all other sources for payment are insufficient to 18 19 make those payments; (f) made for payments under a building 20 commission lease when the lease payments are for the retirement of bonds issued by the commission before the effective date of 21 22 this amendatory Act of 1997 to pay for the building project; 23 (g) made for payments due under installment contracts entered into before the effective date of this amendatory Act of 1997; 24 25 (h) made for payments of principal and interest on limited bonds, as defined in Section 3 of the Local Government Debt 26

Reform Act, in an amount not to exceed the debt service 1 2 extension base less the amount in items (b), (c), and (e) of 3 this definition for non-referendum obligations, except obligations initially issued pursuant to referendum; (i) made 4 5 for payments of principal and interest on bonds issued under 6 Section 15 of the Local Government Debt Reform Act; (j) made for a qualified airport authority to pay interest or principal 7 8 on general obligation bonds issued for the purpose of paying 9 obligations due under, or financing airport facilities 10 required to be acquired, constructed, installed or equipped 11 pursuant to, contracts entered into before March 1, 1996 (but 12 not including any amendments to such a contract taking effect on or after that date); (k) made to fund expenses of providing 13 14 joint recreational programs for persons with disabilities 15 under Section 5-8 of the Park District Code or Section 11-95-14 16 of the Illinois Municipal Code; and (1) made for contributions 17 to a firefighter's pension fund created under Article 4 of the Illinois Pension Code, to the extent of the amount certified 18 under item (5) of Section 4-134 of the Illinois Pension Code. 19

"Debt service extension base" means an amount equal to that portion of the extension for a taxing district for the 1994 levy year, or for those taxing districts subject to this Law in accordance with Section 18-213, except for those subject to paragraph (2) of subsection (e) of Section 18-213, for the levy year in which the referendum making this Law applicable to the taxing district is held, or for those taxing districts subject

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to this Law in accordance with paragraph (2) of subsection (e) 1 2 of Section 18-213 for the 1996 levy year, constituting an 3 extension for payment of principal and interest on bonds issued by the taxing district without referendum, but not including 4 5 excluded non-referendum bonds. For park districts (i) that were first subject to this Law in 1991 or 1995 and (ii) whose 6 extension for the 1994 levy year for the payment of principal 7 8 and interest on bonds issued by the park district without 9 referendum (but not including excluded non-referendum bonds) 10 was less than 51% of the amount for the 1991 levy year 11 constituting an extension for payment of principal and interest 12 on bonds issued by the park district without referendum (but not including excluded non-referendum bonds), "debt service 13 14 extension base" means an amount equal to that portion of the 15 extension for the 1991 levy year constituting an extension for 16 payment of principal and interest on bonds issued by the park 17 district without referendum (but not including excluded non-referendum bonds). A debt service 18 extension base 19 established or increased at any time pursuant to any provision of this Law, except Section 18-212, shall be increased each 20 year commencing with the later of (i) the 2009 levy year or 21 22 (ii) the first levy year in which this Law becomes applicable 23 to the taxing district, by the lesser of 5% or the percentage 24 increase in the Consumer Price Index during the 12-month 25 calendar year preceding the levy year. The debt service 26 extension base may be established or increased as provided

under Section 18-212. "Excluded non-referendum bonds" means 1 2 (i) bonds authorized by Public Act 88-503 and issued under Section 20a of the Chicago Park District Act for aquarium and 3 museum projects; (ii) bonds issued under Section 15 of the 4 5 Local Government Debt Reform Act; or (iii) refunding obligations issued to refund or to continue to 6 refund 7 obligations initially issued pursuant to referendum.

"Special purpose extensions" include, but are not limited 8 9 to, extensions for levies made on an annual basis for 10 unemployment and workers' compensation, self-insurance, 11 contributions to pension plans, and extensions made pursuant to 12 Section 6-601 of the Illinois Highway Code for a road 13 district's permanent road fund whether levied annually or not. The extension for a special service area is not included in the 14 15 aggregate extension.

16 "Aggregate extension base" means the taxing district's 17 last preceding aggregate extension as adjusted under Sections 18-135, 18-215, 18-230, and 18-206. An adjustment under Section 18 18-135 shall be made for the 2007 levy year and all subsequent 19 20 levy years whenever one or more counties within which a taxing district is located (i) used estimated valuations or rates when 21 22 extending taxes in the taxing district for the last preceding 23 levy year that resulted in the over or under extension of taxes, or (ii) increased or decreased the tax extension for the 24 last preceding levy year as required by Section 18-135(c). 25 Whenever an adjustment is required under Section 18-135, the 26

aggregate extension base of the taxing district shall be equal 1 to the amount that the aggregate extension of the taxing 2 district would have been for the last preceding levy year if 3 either or both (i) actual, rather than estimated, valuations or 4 5 rates had been used to calculate the extension of taxes for the last levy year, or (ii) the tax extension for the last 6 7 preceding levy year had not been adjusted as required by subsection (c) of Section 18-135. 8

9 Notwithstanding any other provision of law, for levy year
10 2012, the aggregate extension base for West Northfield School
11 District No. 31 in Cook County shall be \$12,654,592.

12 "Levy year" has the same meaning as "year" under Section 13 1-155.

"New property" means (i) the assessed value, after final 14 15 board of review or board of appeals action, of new improvements 16 or additions to existing improvements on any parcel of real 17 property that increase the assessed value of that real property during the levy year multiplied by the equalization factor 18 issued by the Department under Section 17-30, (ii) the assessed 19 20 value, after final board of review or board of appeals action, 21 of real property not exempt from real estate taxation, which 22 real property was exempt from real estate taxation for any 23 portion of the immediately preceding levy year, multiplied by the equalization factor issued by the Department under Section 24 25 17-30, including the assessed value, upon final stabilization 26 of occupancy after new construction is complete, of any real

property located within the boundaries of an otherwise or 1 2 previously exempt military reservation that is intended for residential use and owned by or leased to a private corporation 3 or other entity, and (iii) in counties that classify in 4 accordance with Section 4 of Article IX of the Illinois 5 Constitution, an incentive property's additional 6 assessed 7 value resulting from a scheduled increase in the level of 8 assessment as applied to the first year final board of review 9 market value, and (iv) any increase in assessed value due to 10 oil or gas production from an oil or gas well required to be 11 permitted under the Hydraulic Fracturing Regulatory Act that 12 was not produced in or accounted for during the previous levy year. In addition, the county clerk in a county containing a 13 population of 3,000,000 or more shall include in the 1997 14 15 recovered tax increment value for any school district, any 16 recovered tax increment value that was applicable to the 1995 17 tax year calculations.

18 "Qualified airport authority" means an airport authority 19 organized under the Airport Authorities Act and located in a 20 county bordering on the State of Wisconsin and having a 21 population in excess of 200,000 and not greater than 500,000.

"Recovered tax increment value" means, except as otherwise provided in this paragraph, the amount of the current year's equalized assessed value, in the first year after a municipality terminates the designation of an area as a redevelopment project area previously established under the

Tax Increment Allocation Development Act in the Illinois 1 2 Municipal Code, previously established under the Industrial 3 Jobs Recovery Law in the Illinois Municipal Code, previously established under the Economic Development Project Area Tax 4 5 Increment Act of 1995, or previously established under the 6 Economic Development Area Tax Increment Allocation Act, of each 7 taxable lot, block, tract, or parcel of real property in the 8 redevelopment project area over and above the initial equalized 9 assessed value of each property in the redevelopment project 10 area. For the taxes which are extended for the 1997 levy year, 11 the recovered tax increment value for a non-home rule taxing 12 district that first became subject to this Law for the 1995 levy year because a majority of its 1994 equalized assessed 13 14 value was in an affected county or counties shall be increased 15 if a municipality terminated the designation of an area in 1993 16 as a redevelopment project area previously established under 17 the Tax Increment Allocation Development Act in the Illinois Municipal Code, previously established under the Industrial 18 19 Jobs Recovery Law in the Illinois Municipal Code, or previously 20 established under the Economic Development Area Tax Increment 21 Allocation Act, by an amount equal to the 1994 equalized 22 assessed value of each taxable lot, block, tract, or parcel of 23 real property in the redevelopment project area over and above 24 the initial equalized assessed value of each property in the 25 redevelopment project area. In the first year after a 26 municipality removes a taxable lot, block, tract, or parcel of

real property from a redevelopment project area established 1 2 under the Tax Increment Allocation Development Act in the 3 Illinois Municipal Code, the Industrial Jobs Recovery Law in the Illinois Municipal Code, or the Economic Development Area 4 5 Tax Increment Allocation Act, "recovered tax increment value" means the amount of the current year's equalized assessed value 6 of each taxable lot, block, tract, or parcel of real property 7 8 removed from the redevelopment project area over and above the 9 initial equalized assessed value of that real property before 10 removal from the redevelopment project area.

11 Except as otherwise provided in this Section, "limiting 12 rate" means a fraction the numerator of which is the last preceding aggregate extension base times an amount equal to one 13 plus the extension limitation defined in this Section and the 14 15 denominator of which is the current year's equalized assessed 16 value of all real property in the territory under the 17 jurisdiction of the taxing district during the prior levy year. For those taxing districts that reduced their aggregate 18 extension for the last preceding levy year, except for school 19 20 districts that reduced their extension for educational purposes pursuant to Section 18-206, the highest aggregate 21 22 extension in any of the last 3 preceding levy years shall be 23 used for the purpose of computing the limiting rate. The denominator shall not include new property or the recovered tax 24 25 increment value. If a new rate, a rate decrease, or a limiting 26 rate increase has been approved at an election held after March

21, 2006, then (i) the otherwise applicable limiting rate shall 1 2 be increased by the amount of the new rate or shall be reduced 3 by the amount of the rate decrease, as the case may be, or (ii) in the case of a limiting rate increase, the limiting rate 4 5 shall be equal to the rate set forth in the proposition approved by the voters for each of the years specified in the 6 7 proposition, after which the limiting rate of the taxing 8 district shall be calculated as otherwise provided. In the case 9 of a taxing district that obtained referendum approval for an 10 increased limiting rate on March 20, 2012, the limiting rate 11 for tax year 2012 shall be the rate that generates the 12 approximate total amount of taxes extendable for that tax year, as set forth in the proposition approved by the voters; this 13 rate shall be the final rate applied by the county clerk for 14 15 the aggregate of all capped funds of the district for tax year 16 2012.

17 (Source: P.A. 99-143, eff. 7-27-15; 99-521, eff. 6-1-17; 18 100-465, eff. 8-31-17.)

19 (35 ILCS 450/Act rep.)

20 Section 100. The Illinois Hydraulic Fracturing Tax Act is 21 repealed.

22 (225 ILCS 732/Act rep.)

23 Section 105. The Hydraulic Fracturing Regulatory Act is 24 repealed.

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Section 999. Effective date. This Act takes effect upon
 becoming law.