

6/14/2011 Draft

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1 **6/14/11 Draft**

2
3 The Honorable Lisa P. Jackson
4 Administrator
5 U.S. Environmental Protection Agency
6 1200 Pennsylvania Avenue, N.W.
7 Washington, D.C. 20460
8

9 Subject: Review of EPA's Draft Hydraulic Fracturing Study Plan

10
11 Dear Administrator Jackson:
12

13 In January 2010, EPA's Office of Research and Development (ORD) initiated planning for a
14 study to assess the potential impacts of hydraulic fracturing on drinking water resources, and
15 developed a Scoping Document in March 2010 that was reviewed by the Science Advisory
16 Board (SAB) in an open meeting on April 7-8, 2010. SAB's Report on its review of the study
17 scope was transmitted to you on June 24, 2010. EPA considered SAB's comments when
18 developing the subsequent draft Hydraulic Fracturing Study Plan, and requested SAB review of
19 this draft. The SAB Review Panel reviewed the draft Study Plan and background materials
20 provided by ORD, considered public comments that were received on the draft Study Plan, held
21 public meetings on March 7-8, 2011, and held public teleconferences on May 19 and May 25,
22 2011 to provide advice to EPA on its draft Study Plan. The Panel also considered oral
23 statements that were received on the draft Study Plan during the public meetings and
24 teleconferences.
25

26 The draft Study Plan assesses the potential impacts of hydraulic fracturing on drinking water
27 resources, and identifies the driving factors that affect the severity and frequency of any potential
28 impacts. The draft Study Plan proposes to assess potential impacts of hydraulic fracturing on
29 drinking water resources from five aspects of the water lifecycle associated with hydraulic
30 fracturing: Water Acquisition, Chemical Mixing, Well Injection, Flowback and Produced Water,
31 and Water Treatment and Waste Disposal. As noted in the draft Study Plan, EPA plans to study
32 each of the hydraulic fracturing (HF) lifecycle stages through literature reviews, data gathering
33 and analysis, modeling, laboratory investigations, field investigations, and case studies. The
34 Study Plan includes engagement with states and a variety of companies and organizations to
35 leverage existing data and knowledge.
36

37 The SAB was asked to comment on various aspects of EPA's Study Plan, including the proposed
38 water lifecycle framework for the Study Plan, the proposed research questions, and the proposed
39 research approach, activities, and outcomes. The enclosed report provides the advice and
40 recommendations of the SAB through the efforts of the SAB Hydraulic Fracturing Study Plan
41 Review Panel. In general, the SAB found EPA's approach for the Study Plan to be appropriate
42 and comprehensive. However, the SAB identifies several areas of the Study Plan that can be
43 better focused to maximize impact within the time available until the first report is due in 2012.
44

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1 The SAB believes that EPA's use of the water lifecycle is an appropriate framework to
2 characterize hydraulic fracturing and to identify potential impacts on drinking water. The SAB
3 recommends that EPA make certain adjustments to the hydraulic fracturing lifecycle framework,
4 including consideration of water quantity impacts on the local watershed mass balance, and
5 consideration of the postclosure/well abandonment phase within the lifecycle.
6

7 The SAB believes that the Study Plan provides inadequate detail on how to address the overall
8 research questions and that EPA should develop more specific research questions that could be
9 answered within the budget and time constraints of the project. The SAB believes it will not be
10 possible to cover all facets of the proposed research activities for the assessment of potential
11 impacts of HF on drinking water resources within the time allotted for the research activities.
12 The SAB provides suggestions for supplementing and revising the existing questions.
13

14 EPA identified specific potential outcomes for the research related to each step in the HF water
15 lifecycle. The SAB believes that all of the potential water acquisition research outcomes, and
16 that most but not all of the potential chemical mixing research outcomes can be achieved. The
17 SAB believes that some, but not all, of the potential well injection research outcomes, flowback
18 and produced water research outcomes, and wastewater treatment and waste disposal research
19 outcomes can be achieved.
20

21 The SAB recommends that EPA consider the four steps of the risk assessment paradigm (i.e.,
22 hazard identification, dose-response assessment, exposure assessment, and risk characterization)
23 to assess and prioritize research activities for each water lifecycle stage presented in the draft
24 Study Plan, and to focus research questions. The SAB recommends that EPA focus on potential
25 human exposure, followed by hazard identification, if sufficient time and resources are available.
26 The SAB believes that important routes of potential human health exposure include exposure to
27 liquids that are brought back to the surface during hydraulic fracturing operations, and to
28 potential groundwater contamination. EPA will be obtaining information as the study progresses
29 and should use its expertise to set priorities for these and other pathways as needed. The SAB
30 further recommends that none of the proposed toxicity testing be conducted at this time due to
31 time and cost constraints. Rather, EPA should evaluate through existing databases the toxicity of
32 selected constituents determined to have a high potential for exposure.
33

34 The SAB has the following major suggestions to be incorporated into the development of the
35 final plan to study the potential impacts of hydraulic fracturing on drinking water resources:
36

- 37 • Specify whether the research focus is strictly on hydraulic fracturing in shale gas
38 production or will consider hydraulic fracturing in conventional natural gas production,
39 coal bed methane production, or other types of natural gas and oil extraction activity.
40 Results should not be generalized across all types of HF activity.
41
- 42 • Collect baseline hydrologic and water quality data in a given area before HF activity
43 begins so that significant changes in water availability or water quality caused by HF
44 activity can be more readily documented.

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- Gather currently available information on the composition of post-fracturing produced water from the hydraulic fracturing process, and proprietary information on all additives included in any injected water. The handling, treatment and disposal of post-fracturing produced water represents an important route of exposure and has potential for adverse widespread impacts.
- Include the following constituents in EPA’s analysis of impacts of water acquisition and other HF processes on water quality: hydrogen sulfide, ammonium, radon, iron, manganese, arsenic, selenium, total organic carbon, and bromide, in addition to HF fluid constituents and formation chemicals. EPA should also assess the potential of constituents in HF-impacted waters to form disinfection by-products during drinking water treatment.
- Maximum Contaminant Level (MCL) parameters established under the Safe Drinking Water Act are insufficient for assessing all potentially significant impacts of hydraulic fracturing on drinking water quality. The SAB recommends that EPA include in its analysis, parameters for which MCLs have not been established, in addition to the proposed parameters for which MCLs have been established. EPA should also include potential impacts on water quality that do not involve MCL exceedances.
- Focus study of treatment of post-fracturing produced water constituents on literature searches of municipal and industrial wastewater management practices with similar waters, and assess the need for any special storage, handling, management, or disposal controls for solid residuals after treatment. Hydraulic fracturing return flows contain many constituents that are similar to those for which treatment technologies exist within the practice of industrial wastewater treatment.
- Develop one or more specific research outcomes related to the planned research pertaining to environmental justice issues. EPA plans to combine the data collected on the locations of well sites within the United States with demographic information (e.g., income and race) to screen whether hydraulic fracturing disproportionately impacts some citizens and to identify areas for further study. The SAB believes this would effectively inform environmental justice discussions. For the case studies, EPA should also assess demographic information, such as income and race, to screen whether hydraulic fracturing disproportionately impacts some citizens near sites used for the case studies (e.g., identify whether more HF wells are near communities with lower incomes).

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1 The SAB appreciates the opportunity to provide EPA with advice on this important subject. We
2 look forward to receiving the Agency's response and to potential future discussions with the
3 Agency.

4

5

Sincerely,

6

7

8

9 Dr. Deborah L. Swackhamer, Chair
10 Science Advisory Board

Dr. David A. Dzombak, Chair
SAB Hydraulic Fracturing Study Plan
Review Panel

11

12 Enclosure

13

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NOTICE

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2
3 This report has been written as part of the activities of the EPA Science Advisory Board (SAB),
4 a public advisory group providing extramural scientific information and advice to the
5 Administrator and other officials of the Environmental Protection Agency. The SAB is
6 structured to provide balanced, expert assessment of scientific matters related to problems facing
7 the Agency. This report has not been reviewed for approval by the Agency and, hence, the
8 contents of this report do not necessarily represent the views and policies of the Environmental
9 Protection Agency, nor of other agencies in the Executive Branch of the Federal government, nor
10 does mention of trade names of commercial products constitute a recommendation for use.
11 Reports of the SAB are posted on the EPA Web Site at <http://www.epa.gov/sab>.
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Science Advisory Board
HYDRAULIC FRACTURING STUDY PLAN REVIEW PANEL**

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Table of Contents

1
2
3 **1. EXECUTIVE SUMMARY.....1**
4 **2. INTRODUCTION.....13**
5 2.1. BACKGROUND.....13
6 2.2. CHARGE TO THE PANEL.....14
7 **3. RESPONSE TO THE CHARGE QUESTIONS.....16**
8 3.1. WATER USE IN HYDRAULIC FRACTURING.....16
9 3.2. RESEARCH QUESTIONS.....18
10 3.3. RESEARCH APPROACH.....25
11 3.4. PROPOSED RESEARCH ACTIVITIES - WATER ACQUISITION.....34
12 3.5. PROPOSED RESEARCH ACTIVITIES - CHEMICAL MIXING.....38
13 3.6. PROPOSED RESEARCH ACTIVITIES – WELL INJECTION.....42
14 3.7. PROPOSED RESEARCH ACTIVITIES –FLOWBACK AND PRODUCED WATER.....49
15 3.8. PROPOSED RESEARCH ACTIVITIES - WASTEWATER TREATMENT AND WASTE DISPOSAL.....53
16 3.9. RESEARCH OUTCOMES.....56
17 **APPENDIX A: EPA’S CHARGE TO THE PANEL.....68**
18
19

Abbreviations and Acronyms

1		
2		
3	BMP	Best Management Practices
4	BTEX	Benzene, Toluene, Ethylbenzene, and Xylenes
5	CWT	Centralized Waste Treatment
6	CWA	Clean Water Act
7	DOE	U.S. Department of Energy
8	DBP	Disinfection By-product
9	EPA	U.S. Environmental Protection Agency
10	HF	Hydraulic Fracturing
11	MCLs	Maximum Contaminant Levels
12	NETL	DOE's National Energy Technology Laboratory
13	O&M	Operation & Maintenance
14	ORD	EPA Office of Research and Development
15	POTW	Publicly Owned Treatment Works
16	PPRTVs	Provisional Peer-Reviewed Toxicity Values
17	PWSS	Public Water Supply Systems
18	QSAR	Quantitative Structure-Activity Relationships
19	Rn	Radon
20	SAB	EPA Science Advisory Board
21	TDS	Total Dissolved Solids
22	TOC	Total Organic Carbon
23	UIC	Underground Injection Control
24	USDW	Underground Sources of Drinking Water
25	USGS	U.S. Geological Survey

1 **1. EXECUTIVE SUMMARY**

2
3 In January 2010, EPA’s Office of Research and Development (ORD) initiated planning for a
4 study to assess the potential impacts of hydraulic fracturing on drinking water resources. EPA
5 proposed a study scope in March 2010 that was reviewed by the Science Advisory Board (SAB)
6 in an open meeting on April 7-8, 2010; SAB’s Report on its review of the study scope was
7 transmitted to the Administrator on June 24, 2010. Subsequently, EPA developed a draft
8 *Hydraulic Fracturing Study Plan* and requested SAB review of the draft Plan. The SAB
9 Hydraulic Fracturing Study Plan Review Panel reviewed the draft Study Plan and background
10 materials provided by ORD, considered public comments that were received on the draft Study
11 Plan, held public meetings on March 7-8, 2011, and held public teleconferences on May 19 and
12 May 25, 2011 to provide advice to EPA on the scientific adequacy, suitability and
13 appropriateness of EPA’s draft Study Plan. The Panel also considered oral statements that were
14 received on the draft Study Plan during the public meetings and teleconferences.

15
16 The draft Study Plan assesses the potential impacts of hydraulic fracturing on drinking water
17 resources, and identifies the driving factors that affect the severity and frequency of any potential
18 impacts. The draft Study Plan proposes to assess potential impacts from five aspects of the
19 water lifecycle associated with hydraulic fracturing: Water Acquisition, Chemical Mixing, Well
20 Injection, Flowback and Produced Water, and Water Treatment and Waste Disposal. As noted
21 in the draft Study Plan, EPA plans to conduct this lifecycle analysis through literature reviews,
22 data gathering and analysis, modeling, laboratory investigations, and field investigations and
23 case studies.

24
25 The SAB was asked to comment on various aspects of EPA’s Study Plan, including EPA’s
26 proposed water lifecycle framework for the study plan, EPA’s proposed research questions that
27 would address whether or not hydraulic fracturing impacts drinking water resources, and EPA’s
28 proposed research approach, activities, and outcomes. The enclosed report provides the advice
29 and recommendations of the SAB through the efforts of the SAB Hydraulic Fracturing Study
30 Plan Review Panel.

31
32 In general, the SAB found EPA’s overall approach for the draft EPA Study Plan to be
33 appropriate and comprehensive. However, the SAB identified several areas of the Study Plan
34 that can be better focused to maximize impact within the time available until the first report is
35 due in 2012. While a more detailed description of the technical recommendations is included in
36 this SAB Report, the key points and recommendations are highlighted below.

37
38 Charge Question 1: Water Use in Hydraulic Fracturing

39
40 EPA has developed a Study Plan that identifies a set of proposed research activities associated
41 with each stage of the hydraulic fracturing water lifecycle, from water acquisition through the

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1 mixing of chemicals and actual fracturing to post-fracturing production, including the
2 management of post-fracturing produced water and ultimate treatment and disposal.

3
4 The SAB believes that EPA's use of the water lifecycle depicted in Figure 7 of the draft Study
5 Plan is an appropriate framework to characterize hydraulic fracturing and to identify the
6 potential drinking water issues. The SAB also believes that the Study Plan adequately identifies
7 and addresses the areas of concern identified for each stage of the hydraulic fracturing water
8 lifecycle. However, the SAB believes that the diagram is incomplete, and has several
9 recommendations to strengthen the framework and provide an improved assessment of potential
10 drinking water issues.

11
12 The SAB recommends that EPA make certain adjustments to the hydraulic fracturing lifecycle
13 framework. EPA should consider water quantity impacts on the local watershed mass balance,
14 and the framework depicted in Figure 7 should link water fluxes associated with hydraulic
15 fracturing to water flows in the surrounding natural hydrological cycle. The water mass balance
16 that accounts for waters entering and leaving the system is a critical issue, and EPA should
17 initially focus the water mass balance assessment towards the case study efforts. EPA should
18 also assess interbasin transfers of post-fracturing produced water in order to identify possible
19 water quality and quantity issues associated with such transfers.

20
21 The SAB recommends that EPA also add a postclosure/well abandonment phase as a new
22 component to Figure 7, and separately consider this phase in the Study Plan. SAB recognizes
23 that potential risks for this new component may not be at the same level as potential risks in
24 other phases of the lifecycle. EPA should determine if there is historical evidence to indicate if
25 there are any differences regarding the postclosure/well abandonment phase of hydraulic
26 fracturing wells when compared to the postclosure/well abandonment phase for other types of
27 wells.

28
29 In addition to the water quality impacts indicated in Figure 9a, EPA should consider the potential
30 release of volatile contaminants to the air, and their potential for subsequent deposition to
31 surface water resources.

32
33 Charge Question 2: Research Questions

34
35 EPA has identified a comprehensive set of research questions to address the primary
36 mechanisms and pathways that can allow hydraulic fracturing to impact drinking water
37 resources. The questions cover each step of the life cycle of a hydraulic fracturing process that
38 can impact drinking water and are appropriately focused on the unique aspects of hydraulic
39 fracturing that can lead to such impacts.

40
41 The SAB believes that the Study Plan provides inadequate detail on how to address the overall
42 research questions and that EPA should develop more specific research questions that could be
43 answered within the budget and time constraints of the project. The SAB provides suggestions

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1 for supplementing and revising the existing questions. These suggestions are designed to
2 recognize explicitly key issues that may not be adequately addressed in the current questions.
3

4 The SAB has overarching comments that may affect the primary and secondary research
5 questions and how they are answered at each life cycle stage. An important challenge facing the
6 study is the diverse nature of hydraulic fracturing operations around the country. The geological
7 setting, the hydrological setting, the community setting and the requirements and standard
8 operating procedures at each stage of the hydraulic fracturing life cycle vary across the country.
9 These differences can give rise to fundamental differences in the nature of the potential impacts
10 to drinking water resources.
11

12 The SAB believes that the Study Plan provides inadequate detail on how to address the overall
13 research questions presented in Table 2 and discussed within the draft Study Plan, and that EPA
14 should present more specific research questions that could be answered within the budget and
15 time constraints of the project. To the extent that the Study Plan is being designed to inform
16 decision-making related to an EPA regulatory framework, the framework should include specific
17 research questions aimed at this objective.
18

19 The SAB finds that the scenario evaluation does not, but should, cross all research questions.
20 The SAB notes that scenario evaluations beyond the case studies for water acquisition and
21 flowback water, and their modeling, would particularly assist EPA's research effort.
22

23 A suggested area for additional specific research is on the capacity of microseismic data to
24 provide detailed information about extent of fracturing and to assist in the hydraulic fracturing
25 modeling (see discussion under Charge Question 4c).
26

27 Potential impacts to drinking water may be the result of the hydraulic fracturing process or the
28 result of the manner in which it is implemented, such as the manner in which site preparation and
29 drilling are conducted. Potential impacts to drinking water resources that are the result of
30 particular management practices should be identified as being linked to those management
31 practices. This would be most useful if there are sufficient data available to compare various
32 management practices. In retrospective case studies there is concern that it may not be possible
33 to obtain sufficient data to separate risks that may be associated with the various management
34 practices employed.
35

36 Another overarching issue is the importance of assessing uncertainty at each step in the research
37 study. Given time and resource constraints, the studies will not be able to answer all questions
38 with a high degree of certainty. The SAB recommends that EPA explicitly identify or estimate
39 the uncertainty or confidence in all research conclusions. The quality of the information on
40 which the research was based as well as any uncertainties arising in the conduct of the research
41 should be evaluated, at least in a preliminary manner.
42

43 An additional overarching issue is that EPA needs to view the environmental concerns and issues
44 in the context of the local community. As noted in Section 9 of the Study Plan, to address these

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1 concerns, EPA plans to combine the data collected on the locations of well sites within the
2 United States with demographic information (e.g., income and race) to screen whether hydraulic
3 fracturing disproportionately impacts some citizens and to identify areas for further study. The
4 SAB believes this would effectively inform environmental justice discussions. The SAB
5 recommends that EPA develop one or more specific research outcomes related to the planned
6 research pertaining to environmental justice issues. For the case studies, EPA should also assess
7 demographic information, such as income and race, to screen whether hydraulic fracturing
8 disproportionately impacts some citizens near sites used for the case studies (e.g., identify
9 whether more HF wells are near communities with lower incomes).

10
11 The Study Plan should address the cumulative consequences of carrying out multiple HF
12 operations in a single watershed or region. While detailed research on cumulative impacts may
13 be beyond the scope of the current study, the incremental impacts of hydraulic fracturing
14 operations should be well characterized in the current study and a framework for assessment of
15 cumulative impacts should be established. This will provide the foundation for subsequent
16 assessment of total environmental exposures and risks, and cumulative impacts.

17
18 Also, the SAB recommends that EPA clarify whether the research focus is on hydraulic
19 fracturing in shale gas production, conventional natural gas production, coal bed methane
20 production, or other types of hydraulic fracturing activity.

21
22 The SAB suggests that EPA include several focused research questions associated with
23 individual lifecycle stages. For example, SAB recommends that EPA add a postclosure/well
24 abandonment phase as a new component to Figure 7, and determine if there is historical evidence
25 to indicate if there are any differences regarding the postclosure/well abandonment phase of
26 hydraulic fracturing wells when compared to the postclosure/well abandonment phase for other
27 types of wells.

28
29 In addition to these general concerns, the SAB has a number of specific concerns associated with
30 the research questions at individual lifecycle stages. These are presented in the discussion
31 associated with the subsequent charge questions.

32 33 Charge Question 3: Research Approach

34
35 EPA's research approach involves application of a broad range of scientific expertise in
36 environmental and petroleum engineering, ground water hydrology, fate and transport modeling,
37 and toxicology, as well as many other areas, and use of case studies and generalized scenario
38 evaluations, to address the key questions associated with each of the five water cycle stages of
39 hydraulic fracturing. The SAB believes that EPA has identified the necessary tools in its overall
40 research approach as outlined in the Study Plan to adequately assess potential impacts of
41 hydraulic fracturing on drinking water resources. However, the SAB believes that EPA should
42 conduct a well-focused study so that critical research questions are identified, approaches are
43 designed that will enable answering those questions, and analysis is included to validate the
44 conclusions that are reached.

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1
2 The SAB believes that the Study Plan provides limited detail on anticipated data acquisition,
3 analysis, management, and storage (including model simulation results), and recommends that
4 EPA revise the draft Study Plan to include such details. The SAB recommends that EPA
5 consider using existing data acquisition and analysis methods rather than develop new methods
6 due to time and budget constraints. EPA should also carefully consider the quality of various
7 types of data that would be used within the analysis (industry data, local and non-industry data),
8 and consider archiving samples for later use.

9
10 The SAB finds that the Study Plan overemphasizes case studies in the study approach, and
11 underemphasizes the review and analysis of existing data and the use of scenario analysis. The
12 SAB believes there is significant value to the synthesis of existing data, and that EPA should
13 review all available data sources to learn from what is already known about the relationship of
14 hydraulic fracturing and drinking water resources. The SAB also provides citations for
15 additional literature that EPA should consider in order to ensure a comprehensive understanding
16 of the trends in the hydraulic fracturing process and the potential impacts of hydraulic fracturing
17 on drinking water resources.

18
19 Charge Question 4(a): Proposed Research Activities - Water Acquisition

20
21 To address the research questions listed in Table 2 for the Water Acquisition stage of the water
22 lifecycle, EPA plans to conduct Retrospective and Prospective Case Studies, analyze and map
23 water quality and quantity data, and assess impacts of cumulative water withdrawals. The SAB
24 believes that these proposed activities will, in general, adequately address the research questions
25 associated with this lifecycle stage as outlined in Table 2. However, the SAB recommends that
26 the Study Plan include an additional research effort to collect baseline hydrologic and water
27 quality data in a given area before HF activity begins, so that significant changes in water
28 availability or water quality caused by HF activity can be more readily documented.

29
30 SAB also recommends that EPA consider developing a “vulnerability index” or a list of criteria
31 that could be used to indicate situations where a water supply is vulnerable to adverse impacts on
32 water quality or quantity. SAB recognizes that, given EPA’s limits on available time and site-
33 specific data, this activity could potentially be delayed until there is more experience and
34 available data.

35
36 The SAB recommends that EPA’s list of analytes that would be studied to assess the potential
37 impacts of water acquisition and other HF activities on water quality should specifically include
38 the following constituents: hydrogen sulfide, ammonium, radon, iron, manganese, arsenic,
39 selenium, total organic carbon, and bromide, in addition to HF fluid constituents and likely
40 formation or additive chemicals. EPA should also assess the potential of constituents in HF-
41 impacted waters to form disinfection by-products (including trihalomethanes, haloacetic acids,
42 total organic halogen, and other halogenated organic compounds) in drinking water treatment.
43

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1 Also, the SAB believes that Maximum Contaminant Levels (MCLs) established under the Safe
2 Drinking Water Act are not sufficient for assessing all potentially significant impacts of
3 hydraulic fracturing on drinking water quality. The SAB recommends that EPA include in its
4 analysis parameters for which MCLs have not been established, in addition to the proposed
5 parameters for which MCLs have been established. EPA should also include potential impacts
6 on water quality that do not involve MCL exceedances. EPA should also examine trends in
7 water quality associated with HF water acquisition and determine whether adverse impacts will
8 result if these trends continue.

9
10 Advances in membrane desalination, increasing use of aquifer storage and recovery systems, and
11 regional water shortages are changing perspectives on what constitutes a source of drinking
12 water. The SAB recommends that EPA not automatically exclude from consideration potential
13 impacts on a water source having more than 10,000 mg/L of total dissolved solids if it could
14 reasonably be anticipated to be a viable source of water supply in the future.

15
16 Charge Question 4(b): Proposed Research Activities - Chemical Mixing

17
18 The SAB believes that, overall, EPA's proposed activities will adequately address the research
19 questions associated with this lifecycle stage as outlined in Table 2. The SAB has some
20 suggestions for specific components of the research plan that could be strengthened as described
21 further below.

22
23 SAB recommends that EPA gather both currently available information on the composition of
24 post fracturing produced water from the hydraulic fracturing process, and proprietary
25 information on all additives included in any injected water. The SAB supports EPA's proposed
26 approach to analyze existing data rather than collect samples for analysis, and believes that
27 EPA's planned effort to gather data from nine hydraulic fracturing service companies will likely
28 provide sufficient information on the composition of HF fluids provided the companies
29 cooperate and supply the information in a timely manner. SAB recommends that EPA also
30 gather HF fluid composition data from states collecting such data, and consider the role that
31 recycling and reuse of HF fluids will play in influencing both quantity and composition of HF
32 fluids.

33
34 Given the limits on available time and budget for the current project, the SAB believes that in-
35 depth study of toxicity is not possible, and thus supports EPA's plan to evaluate, using existing
36 databases, the toxicity of selected constituents determined to have a high potential for human
37 exposure. SAB recommends that EPA assess potential pathways of exposure to the public
38 through drinking water (while recognizing that other important exposure routes such as through
39 air and diet may also exist).

40
41 While it would be helpful if EPA developed indicators of contamination, it may be difficult to
42 achieve a practical indicator approach within the time allotted for the current study. The SAB
43 also believes that EPA should give low priority to development of analytical methods for
44 specific components for which there are no existing certified methods.

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1
2 SAB generally supports EPA's plans to identify factors that influence the likelihood of
3 contamination of drinking water resources as a result of chemical mixing activities. Although
4 SAB believes that EPA will identify a number of factors that influence the likelihood of
5 contamination of drinking water resources as a result of chemical mixing activities, the list of
6 factors may not be complete, the project time and budget may not allow time for a complete
7 evaluation of the factors, and the results should not be generalized across all HF sites.

8
9 SAB does not believe that case studies alone will provide sufficient information regarding
10 effectiveness of mitigation approaches in reducing impacts to drinking water resources. SAB
11 suggests that EPA analyze data from HF service companies and states in order to provide
12 additional insight. The retrospective case studies may also be a source of useful information
13 about approaches that failed to prevent or control impacts.

14
15 Charge Question 4(c): Proposed Research Activities - Well Injection

16
17 With the cooperation of service companies, full access to data, and careful selection of case
18 studies, the SAB believes that the proposed research can adequately address most of the
19 fundamental questions associated with possible impacts of the injection and fracturing processes
20 on drinking water resources. However, the SAB believes it will not be possible to cover all
21 facets of the proposed research within the time allotted for the research activities, and
22 recommends that EPA narrow the scope of activities to specific case studies and site
23 investigations and use a wide variety of sources available to EPA in order to increase the success
24 of the research program. The SAB provides a number of specific suggestions for focusing
25 EPA's fundamental and secondary research questions associated with this topic area. The SAB
26 recommends that EPA should research well drilling and cementing practices separately from the
27 hydraulic fracturing process.

28
29 Charge Question 4(d): Proposed Research Activities - Flowback and Produced Water

30
31 The SAB believes that, overall, EPA's proposed activities will adequately address the research
32 questions associated with this lifecycle stage as outlined in Table 2. The SAB has some
33 suggestions for specific components of the research plan that could be strengthened as described
34 further below.

35
36 The handling, treatment and disposal of post-fracturing produced water represents an important
37 route of exposure and has potential for adverse widespread impacts. Although flowback and
38 produced water are sometimes mentioned independently, these distinctions are only operational
39 as there is a continuous evolution of water quality for post-fracturing produced water. To the
40 extent differentiation of flowback and produced water is desired by EPA, the SAB recommends
41 that EPA clearly define flowback and produced water in the main body of the Study Plan.
42 The SAB supports EPA's plan to gather information on the composition of post- fracturing
43 produced water from the hydraulic fracturing process as much as possible from currently
44 available data, including proprietary information where possible. The SAB recommends the

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1 collection of water quality data from specific points in time and from carefully selected
2 locations, including the ongoing studies on the quality of surface waters in the regions with
3 significant hydraulic fracturing activity. EPA should evaluate quality assurance/quality control
4 (QA/QC) aspects of the studies that would be assessed or conducted by EPA.
5

6 The SAB recommends that EPA consider the use of a risk assessment framework analysis (i.e.,
7 hazard identification, exposure, toxicity, and risk characterization) to assess and prioritize
8 research activities for the lifecycle stages of flowback and produced water. At this time, EPA
9 should focus on potential human exposure followed by hazard identification, if sufficient time
10 and resources are available for each lifecycle stage and use the paradigm to assist in problem
11 formulation. The SAB anticipates that an important opportunity for human health exposure is
12 likely to be through exposure to liquids that are brought back to the surface during hydraulic
13 fracturing operations, such as during surface water management of post-fracturing produced
14 waters and during disposal of treated wastewater. In addition, since groundwater can potentially
15 be contaminated by HF in a number of ways (including leakage from storage, leakage from the
16 injection wells, leakoff during hydrofracking potentially along faults or up abandoned wells, and
17 seepage into the ground if land applied), potential groundwater contamination is another
18 important opportunity for human health exposure. EPA will be obtaining information as the
19 study progresses and should use its expertise to set priorities for these and other pathways as
20 needed. The SAB also recommends that EPA not conduct toxicity testing at this time.
21

22 Charge Question 4(e): Proposed Research Activities - Wastewater Treatment and Waste
23 Disposal
24

25 The SAB believes that, overall, EPA’s proposed activities will adequately address the research
26 questions associated with this lifecycle stage as outlined in Table 2. The SAB has some
27 suggestions for specific components of the research plan that could be strengthened as described
28 further below.
29

30 The Panel strongly recommends the use of scenario modeling, in concert with both retrospective
31 and prospective case studies, to “define the boundaries” for activities under this portion of the
32 water lifecycle. Scenario modeling involving simple mass balances should be conducted as a
33 first-order effort to determine if or when dilution constitutes adequate “treatment.” Existing
34 practice in some areas is to discharge return flows to wastewater treatment plants and to rely on
35 dilution to “treat” a number of constituents not removed by conventional wastewater treatment
36 processes, such as total dissolved solids (TDS), chloride, bromide, and non-biodegradable
37 organic matter. For these constituents, simple calculations can be done to estimate effluent and
38 downstream concentrations, which can then be evaluated for their potential to cause adverse
39 impacts (not only to humans, via drinking water supplies, but also to other receptors in future
40 studies).
41

42 Hydraulic fracturing return flows contain many constituents that are similar to those for which
43 treatment technologies exist within the state of practice of industrial wastewater treatment. For
44 those constituents, SAB believes that EPA should conduct a thorough literature review to

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1 identify existing treatment technologies that are currently being used to treat HF wastewater,
2 identify knowledge relevant to hydraulic fracturing return flows, and identify constituents of HF
3 return waters that might merit additional attention. SAB recommends that EPA review the
4 documented data in the retrospective case studies to assess the efficacy and success of industrial
5 wastewater treatment operations and pre-treatment operations for hydraulic fracturing return
6 flows. Only a limited number of Publicly Owned Treatment Plants (POTWs) have the ancillary
7 treatment technologies needed to remove the constituents in hydraulic fracturing return waters.
8 SAB recommends that EPA focus its efforts towards literature searches on POTW and industry
9 management practices that can minimize the adverse effects associated with certain constituents
10 such as TDS, natural organic matter (NOM), bromide, and radioactive species. In addition, EPA
11 should assess the need for any special storage, handling, management, or disposal controls for
12 solid residuals after treatment. EPA should consider whether land application (e.g., for disposal,
13 irrigation, or road application for dust suppression or deicing) of hydraulic-fracturing associated
14 wastewaters or residuals from treatment of these wastewaters, which is mentioned in the Study
15 Plan, has the potential to affect drinking water resources.

16
17

18 Charge Question 5: Research Outcomes

19

20 EPA has proposed to conduct certain research activities associated with all stages of the
21 hydraulic fracturing water lifecycle shown in Figure 7 of the Study Plan in order to address the
22 research questions posed in Table 2 of the Study Plan. EPA proposes to conduct the research
23 using case studies and generalized scenario evaluations, which will rely on data produced by a
24 combination of the tools listed in Section 5.3 of the Study Plan. In addition, EPA outlines a
25 program of quality assurance that will be developed for all aspects of the proposed research.
26 EPA's proposed research activities for each stage of the hydraulic fracturing water lifecycle are
27 outlined in Figure 9 of the Study Plan, and EPA provides brief summaries of how the proposed
28 research activities will answer the fundamental research questions.

29

30 The SAB focused on the potential research outcomes that EPA identified for each step in the HF
31 water lifecycle. These potential research outcomes are identified in Chapter 6 of the draft Study
32 Plan, at the end of the discussion of each stage of the water lifecycle. For each potential research
33 outcome listed in the draft report, the SAB determined whether the outcome is likely to be
34 achieved in whole, in part, or not at all, by the proposed research.

35

36 As described in more detail below, the SAB believes that: 1) all of the potential water acquisition
37 research outcomes identified by EPA can be achieved; 2) most but not all of the potential
38 chemical mixing research outcomes identified by EPA can be achieved; 3) some but not all of
39 the potential well injection research outcomes identified by EPA can be achieved; 4) some but
40 not all of the potential flowback and produced water research outcomes identified by EPA can be
41 achieved; and 5) some but not all of the potential wastewater treatment and waste disposal
42 research outcomes identified by EPA can be achieved.

43

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1 The SAB believes that all of the potential water acquisition research outcomes identified by EPA
2 can be achieved. EPA can identify possible impacts on water availability and quality associated
3 with large-volume water withdrawals for hydraulic fracturing. Also, EPA could determine the
4 cumulative effects of large volume water withdrawals within a watershed and aquifer, and
5 develop metrics that can be used to evaluate the vulnerability of water resources. While the SAB
6 believes that these research outcomes can be accomplished at HF sites that are carefully
7 characterized in the case studies, the potential for extrapolation of these findings to other sites
8 will be limited. The SAB is thus unclear as to the extent to which the achievement of the water
9 acquisition research outcomes will provide value to the project. Regarding the assessment of
10 current water resource management practices related to hydraulic fracturing, the SAB believes
11 that EPA can accomplish this task through collection of data on water management practices
12 from a representative cross-section of the industry. However, it is unclear whether the
13 “assessment” referred to in this outcome would comprise only data-gathering about existing
14 management practices or a more in-depth analysis of the effectiveness of the practices.
15

16 The SAB believes that most but not all of the potential chemical mixing research outcomes
17 identified by EPA can be achieved. EPA can summarize available data on the identity and
18 frequency of use of many (but not all) hydraulic fracturing chemicals, the concentrations at
19 which the chemicals are typically injected, and the total amounts used, assuming cooperation
20 from the HF service companies is forthcoming. The SAB believes it will be difficult for EPA to
21 identify comprehensively the toxicity of chemical additives, apply tools to prioritize data gaps,
22 and identify chemicals for further assessment. The SAB does not believe that it will be possible
23 for EPA to collect and evaluate new data on human toxicity of HF chemical additives given the
24 cost and time constraints of the current project. EPA should collect and review pre-existing data
25 on toxicity of HF additives, and conduct a limited effort to estimate toxicity, based on
26 quantitative structure-activity relationships (QSARs), for HF additives for which no pre-existing
27 toxicity data exist and a high potential for exposure is likely. The SAB believes that EPA may
28 not be able to identify a set of contamination indicators associated with hydraulic fracturing, for
29 various reasons. However, the SAB believes that EPA’s consideration of inorganic salts and
30 organic HF additives (for which analytical methods already exist) as contamination indicators
31 can adequately support the research outcome related to toxicity assessment. Lastly, assuming
32 that HF service companies are forthcoming with information about their chemical storage and
33 mixing management practices, and that a broad data-gathering effort is undertaken, EPA’s
34 assessment of management practices related to on-site chemical storage and mixing is achievable
35 as part of the proposed research.
36

37 The SAB believes that some but not all of the potential well injection research outcomes
38 identified by EPA can be achieved. EPA should be able to determine the frequency and severity
39 of well failures, as well as the factors that contribute to them, if thorough historical data on well
40 failures are provided by the HF service companies and if EPA determines the number of
41 hydraulically fractured wells in a defined period for which well failure data are also available.
42 The SAB believes that while EPA could identify the key conditions that increase or decrease the
43 likelihood of the interaction of existing pathways with hydraulic fractures through modeling, the
44 simulated outcomes will be dependent on assumptions and choices made about how to represent

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1 the physical system. These assumptions and choices may not be well constrained by reliable
2 data. While the SAB believes that EPA can evaluate water quality before, during, and after
3 injection, the evaluation might have to be continued substantially beyond the end of the initial
4 research before the outcome can be established with reasonable confidence. The SAB does not
5 believe that EPA can determine in the current study the identity, mobility, and fate of all
6 potential contaminants, including fracturing fluid additives and/or naturally occurring substances
7 (e.g., formation fluid, gases, trace elements, radionuclides, organic material) and their toxic
8 effects. The SAB anticipates that the determination of toxic effects will be limited to those
9 contaminants for which the toxicity has already been assessed. However, the SAB believes that
10 the goal of quantifying the mobility and fate of the contaminants that are deemed to be of highest
11 priority is achievable. Lastly, the SAB does not believe that developing new certified analytical
12 methods for detecting and quantifying trace concentrations of HF additives is an achievable goal
13 for the current study, given the constraints of time and funding.

14
15 The SAB believes that some but not all of the potential flowback and produced water research
16 outcomes identified by EPA can be achieved. EPA should be able to compile existing data
17 relating to the identity, quantity, and toxicity of flowback and produced water components. The
18 SAB recommends against EPA investing resources to develop analytical methods to identify and
19 quantify flowback and produced water components; the SAB does not think this outcome is
20 achievable, given the constraints on time and funding. EPA can develop a prioritized list of
21 components requiring future studies relating to toxicity and human health effects. EPA plans to
22 determine the likelihood that surface spills will result in the contamination of drinking water
23 resources. SAB believes that this likelihood will be highly site specific and will not be
24 quantifiable with a simple, generalized equation, and thus the SAB does not believe that the
25 outcome can be achieved or quantified by some generalized equation. The SAB also does not
26 believe that EPA can achieve the outcome of evaluating risks posed to drinking water resources
27 by current methods for on-site management of wastes produced by hydraulic fracturing. The
28 data that EPA anticipates collecting with regard to on-site management of HF wastes are not
29 well defined, and it is unclear how the data obtained will be translated into a useful, generalized
30 evaluation of the risks associated with on-site management of HF wastes.

31
32 The SAB believes that some but not all of the potential wastewater treatment and waste disposal
33 research outcomes identified by EPA can be achieved. The SAB believes that EPA can evaluate
34 the effectiveness of current treatment and disposal methods of flowback and produced water
35 resulting from hydraulic fracturing activities with respect to the inorganic constituents of HF
36 wastes, with minimal or no new laboratory research. However, the SAB does not believe such
37 an evaluation can be achieved for the organic constituents in situations where the HF wastes are
38 a small portion of the total waste stream entering the treatment plant. The SAB believes that
39 EPA may be able to achieve an outcome of assessing some short- and long-term effects of the
40 constituents resulting from inadequate treatment of hydraulic fracturing wastewaters on water
41 and wastewater treatment processes, and on the water quality of the treated water. However, this
42 potential outcome can be achieved only for a very limited range of potential effects.
43

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1 An additional overarching issue is that EPA needs to view the environmental concerns and issues
2 in the context of the local community. As noted in Section 9 of the Study Plan, to address these
3 concerns, EPA plans to combine the data collected on the locations of well sites within the
4 United States with demographic information (e.g., income and race) to screen whether hydraulic
5 fracturing disproportionately impacts some citizens and to identify areas for further study. The
6 SAB recommends that EPA formulate one or more specific research outcomes related to the
7 planned research pertaining to environmental justice issues . For the case studies, EPA should
8 also assess demographic information, such as income and race, to screen whether hydraulic
9 fracturing disproportionately impacts some citizens near sites used for the case studies (e.g.,
10 identify whether more HF wells are near communities with lower incomes).
11

1

2

2. INTRODUCTION

3

4 2.1. Background

5 In January 2010, EPA’s Office of Research and Development (ORD) initiated planning for a
6 study to assess the potential impacts of hydraulic fracturing on drinking water resources. EPA
7 proposed a study scope in March 2010 that was reviewed by the Science Advisory Board (SAB)
8 in an open meeting on April 7-8, 2010; SAB’s Report on its review of the study scope was
9 provided to the Administrator in June 2010. In its response to EPA¹ in June 2010, the SAB
10 endorsed a lifecycle approach for the study plan, and recommended that: (1) initial research be
11 focused on potential impacts to drinking water resources, with later research investigating more
12 general impacts on water resources; (2) five to ten in-depth case studies be conducted at
13 “locations selected to represent the full range of regional variability of hydraulic fracturing
14 across the nation”; and (3) engagement with stakeholders occur throughout the research process.

15

16 Subsequently, EPA developed a draft *Hydraulic Fracturing Study Plan* and requested SAB
17 review of the draft Plan. The draft *Study Plan* assesses the potential impacts of hydraulic
18 fracturing on drinking water resources, and identifies the driving factors that affect the severity
19 and frequency of any potential impacts. The draft *Study Plan* proposes to assess potential
20 impacts from five aspects of the water lifecycle associated with hydraulic fracturing: Water
21 Acquisition, Chemical Mixing, Well Injection, Flowback and Produced Water, and Water
22 Treatment and Waste Disposal. As noted in the draft Study Plan, EPA plans to conduct this
23 lifecycle analysis through literature reviews, data gathering and analysis, modeling, laboratory
24 investigations, and field investigations and case studies.

25

26 The SAB was asked to comment on various aspects of EPA’s approach for the Study Plan,
27 including EPA’s proposed water lifecycle framework for the study plan, EPA’s proposed
28 research questions that would address whether or not hydraulic fracturing impacts drinking water
29 resources, and EPA’s proposed research approach, activities, and outcomes. EPA identified the
30 proposed research questions from stakeholder meetings and a review of the existing literature on
31 hydraulic fracturing. Stakeholders also helped EPA to identify the potential case study sites
32 discussed in the draft study plan.

33

34 The Panel reviewed the draft Study Plan and background materials provided by EPA, and
35 considered public comments that were received on the draft Study Plan, held public meetings on
36 March 7-8, 2011 to provide advice to EPA on its draft Study Plan. The Panel held follow-up
37 public teleconference calls on May 19 and May 25, 2011, to discuss the external draft SAB

¹[http://yosemite.epa.gov/sab/sabproduct.nsf/0/CC09DE2B8B4755718525774D0044F929/\\$File/EPA-SAB-10-009-unsigned.pdf](http://yosemite.epa.gov/sab/sabproduct.nsf/0/CC09DE2B8B4755718525774D0044F929/$File/EPA-SAB-10-009-unsigned.pdf)

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1 Report dated April 28, 2011. The Panel considered oral statements that were received on the
2 draft Study Plan during the public meetings and teleconferences.

3
4 The Panel held follow-up public teleconference calls on May 19 and May 25, 2011, to discuss
5 the external draft SAB Report dated April 28, 2011. The updated external draft SAB Report
6 dated June 14, 2011, was submitted to the chartered SAB for discussion at the July 5, 2011,
7 public teleconference. The external draft SAB Report was revised based on comments received
8 from the Board.

9
10 The enclosed report provides the advice and recommendations of the SAB through the efforts of
11 the SAB Hydraulic Fracturing Study Plan Review Panel. EPA will consider the comments from
12 the SAB during the development of its final plan to study the potential impacts of hydraulic
13 fracturing on drinking water resources.

14 15 2.2. Charge to the Panel

16 The Agency's Charge to the Panel (Appendix A) included a total of five questions, which
17 were broken into nine total charge questions that were reviewed by the Panel:

18 19 Charge Question 1: Water Use in Hydraulic Fracturing

20 EPA has used the water lifecycle shown in Figure 7 to characterize hydraulic fracturing
21 and to identify the potential drinking water issues. Please comment on the
22 appropriateness of this framework for the study plan. Within the context of the water
23 lifecycle, does the study plan adequately identify and address the areas of concern?
24

25 Charge Question 2: Research Questions

26 EPA has identified both fundamental and secondary research questions in Table 2. Has
27 EPA identified the correct research questions to address whether or not hydraulic
28 fracturing impacts drinking water resources, and if so, what those potential impacts may
29 be?
30

31 Charge Question 3: Research Approach

32 The approach for the proposed research is briefly described in Chapter 5. Please provide
33 any recommendations for conducting the research outlined in this study plan, particularly
34 with respect to the case studies. Have the necessary tools (i.e., existing data analysis,
35 field monitoring, laboratory experiments, and modeling) been identified? Please
36 comment on any additional key literature that should be included to ensure a
37 comprehensive understanding of the trends in the hydraulic fracturing process.
38

39 Charge Question 4(a): Proposed Research Activities - Water Acquisition

40 Proposed research activities are provided for each stage of the water lifecycle and
41 summarized in Figure 9. Will the proposed research activities adequately answer the

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1 secondary questions listed in Table 2 for the Water Acquisition stage of the water
2 lifecycle? Please provide any suggestions for additional research activities.
3

4 Charge Question 4(b): Proposed Research Activities - Chemical Mixing

5 Proposed research activities are provided for each stage of the water lifecycle and
6 summarized in Figure 9. Will the proposed research activities adequately answer the
7 secondary questions listed in Table 2 for the Chemical Mixing stage of the water
8 lifecycle? Please provide any suggestions for additional research activities.
9

10 Charge Question 4(c): Proposed Research Activities - Well Injection

11 Proposed research activities are provided for each stage of the water lifecycle and
12 summarized in Figure 9. Will the proposed research activities adequately answer the
13 secondary questions listed in Table 2 for the Well Injection stage of the water lifecycle?
14 Please provide any suggestions for additional research activities.
15

16 Charge Question 4(d): Proposed Research Activities - Flowback and Produced Water

17 Proposed research activities are provided for each stage of the water lifecycle and
18 summarized in Figure 9. Will the proposed research activities adequately answer the
19 secondary questions listed in Table 2 for the Flowback and Produced Water stage of the
20 water lifecycle? Please provide any suggestions for additional research activities.
21

22 Charge Question 4(e): Proposed Research Activities - Wastewater Treatment and Waste
23 Disposal

24 Proposed research activities are provided for each stage of the water lifecycle and
25 summarized in Figure 9. Will the proposed research activities adequately answer the
26 secondary questions listed in Table 2 for the Wastewater Treatment and Waste Disposal
27 stage of the water lifecycle? Please provide any suggestions for additional research
28 activities.
29

30 Charge Question 5: Research Outcomes

31 If EPA conducts the proposed research, will we be able to:

- 32 a. Identify the key impacts, if any, of hydraulic fracturing on drinking water
33 resources; and
- 34 b. Provide relevant information on the toxicity and possible exposure pathways of
35 chemicals associated with hydraulic fracturing?
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3. RESPONSE TO THE CHARGE QUESTIONS

3.1. Water Use in Hydraulic Fracturing

Charge Question 1: EPA has used the water lifecycle shown in Figure 7 to characterize hydraulic fracturing and to identify the potential drinking water issues. Please comment on the appropriateness of this framework for the study plan. Within the context of the water lifecycle, does the study plan adequately identify and address the areas of concern?

General Comments

EPA has developed a Study Plan that identifies a set of proposed research activities associated with each stage of the hydraulic fracturing water lifecycle, from water acquisition through the mixing of chemicals and actual fracturing to post-fracturing production, including the management of flowback and produced water and ultimate treatment and disposal.

In general, the SAB believes that EPA’s use of the water lifecycle depicted in Figure 7 of the draft study plan is an appropriate framework to characterize hydraulic fracturing and to identify the potential drinking water issues, and adequately identifies and addresses the areas of concern identified for each stage of the hydraulic fracturing water lifecycle. However, the SAB believes that the diagram is incomplete, and has several recommendations to strengthen the framework and provide an improved assessment of potential drinking water issues.

The SAB recommends that EPA make certain adjustments to the hydraulic fracturing lifecycle framework. EPA should consider water quantity impacts on the local watershed mass balance, and the framework depicted in Figure 7 should link water fluxes associated with hydraulic fracturing to water flows in the surrounding natural hydrological cycle. The water mass balance assessment is a critical effort, and EPA should initially focus the water mass balance assessment towards the case study efforts.

EPA should also add a postclosure/well abandonment phase as a new component to Figure 7, and SAB recommends that EPA separately consider this phase in the Study Plan. SAB recognizes that potential risks for this new component may not be at the same level as potential risks in other phases of the lifecycle. EPA should determine if there is historical evidence to indicate if there are any differences regarding the postclosure/well abandonment phase of hydraulic fracturing wells when compared to the postclosure/well abandonment phase for other types of wells.

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1 EPA should also assess interbasin transfers of post-fracturing produced water in order to identify
2 possible water quality and quantity issues associated with such transfers. In addition, EPA
3 should assess additional sources of water quality impacts beyond those indicated in Figure 9a.
4

5 **Specific Comments**
6

7 The SAB recommends that EPA make certain adjustments to the hydraulic fracturing lifecycle
8 framework. First, EPA's framework depicted in Figure 7 should involve imbedding water fluxes
9 associated with hydraulic fracturing within water flows in the surrounding natural hydrological
10 cycle. To take this broader view, EPA should consider reformatting Figure 7 to put a box around
11 the block diagram that links to the hydrological cycle. Also, within the first block of the
12 framework (i.e., the water acquisition block), EPA should change the wording from 'Water
13 availability' to 'Water availability and environmental flows,' and also change the wording from
14 'Impact of water withdrawal on water quality' to 'Impact on environmental fluxes and water
15 quality.'
16

17 The SAB agrees that assessing the water mass balance for any particular site or collection of
18 sites is an important undertaking and supports EPA's efforts to conduct this analysis. The SAB
19 believes that EPA should initially focus this water mass balance assessment towards the case
20 study efforts. A critical issue associated with water mass balance is assessing and accounting for
21 the change in hydrologic/environmental flows. When assessing the water balance
22 interconnection between natural flow and flow associated with hydraulic fracturing activities, a
23 large water volume is removed and stored for hydraulic fracturing activities, and EPA should tie
24 that water into the broad hydrological cycle on a regional scale.
25

26 In addition, SAB recommends that EPA include feedback loops that assess interbasin transfers of
27 flowback and produced water, in order to identify possible water quality and quantity issues
28 associated with such transfers.
29

30 Regarding water quality impacts, SAB believes that some other sources of impacts beyond those
31 indicated in the Figure 9a should be assessed. It is important to recognize that substantial
32 credibility in the impact analysis for individual chemicals will result when complete mass
33 balances (i.e., summations of transfers to air, water, soil, and other media) are assessed. EPA
34 should also consider spatial (e.g., geographic locations of wells and their proximity to nearby
35 drinking water resources) and temporal (e.g., length of time associated with operation of
36 hydraulic fracturing wells within a watershed) issues relevant to assessing cumulative water
37 quality impacts. The SAB recognizes that there are difficulties in incorporating spatial and
38 temporal issues into the water quality impact assessment, but EPA should attempt to provide
39 some boundaries for these issues to assist in determining what future work may be useful.
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1

2 **3.2. Research Questions**

3 *Charge Question 2: EPA has identified both fundamental and secondary research questions*
4 *in Table 2. Has EPA identified the correct research questions to address whether or not*
5 *hydraulic fracturing impacts drinking water resources, and if so, what those potential*
6 *impacts may be?*

7

8 **3.2.1. General Comments**

9

10 EPA has identified a comprehensive set of research questions to address the primary
11 mechanisms and pathways that can allow hydraulic fracturing to impact drinking water
12 resources. The questions cover each step of the life cycle of a hydraulic fracturing process that
13 can impact drinking water and are appropriately focused on the unique aspects of hydraulic
14 fracturing that can lead to such impacts. EPA has identified research questions to address
15 whether or not hydraulic fracturing impacts drinking water resources. The SAB believes that the
16 Study Plan provides inadequate detail on how to address the overall research questions and that
17 EPA should develop more specific research questions that could be answered within the budget
18 and time constraints of the project. EPA should conduct a well-focused study so that critical
19 research questions are identified, approaches are designed that will enable answering those
20 questions, and analysis is included to validate the conclusions that are reached. At the same
21 time, EPA's framework should take a broader view with regard to water quantity than depicted
22 in Figure 7, and link water fluxes associated with hydraulic fracturing to water flows in the
23 surrounding natural hydrological cycle. The SAB provides suggestions for supplementing and
24 revising the existing questions. These suggestions are designed to recognize explicitly key
25 issues that may not be adequately addressed in the current questions.

26

27 The SAB has overarching comments that may affect the primary and secondary research
28 questions and how they are answered at each life cycle stage. An important challenge facing the
29 study is the diverse nature of hydraulic fracturing operations around the country. The geological
30 setting, the hydrological setting, the community setting and the requirements and standard
31 operating procedures at each stage of the hydraulic fracturing life cycle vary across the country.
32 These differences can give rise to fundamental differences in the nature of the potential impacts
33 to drinking water resources. For example, the limited availability of reinjection wells in the
34 Marcellus Shale region gives rise to a completely different set of potential impacts to drinking
35 water than in areas where reinjection of produced waters is routine.

36

37 The SAB believes that the Study Plan provides inadequate detail on how to address the overall
38 research questions presented in Table 2 and discussed within the draft Study Plan, and that EPA
39 should present more specific research questions that could be answered within the budget and
40 time constraints of the project. To the extent that the Study Plan is being designed to inform
41 decision-making related to an EPA regulatory framework, the framework should include specific
42 research questions aimed at this objective.

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The SAB finds that the scenario evaluation does not, but should, cross all research questions. The SAB notes that scenario evaluations beyond the case studies for water acquisition and flowback water, and their modeling, would particularly assist EPA’s research effort.

A suggested area for additional specific research is on the capacity of microseismic data to provide detailed information about extent of fracturing and to assist in the hydraulic fracturing modeling (see discussion under Charge Question 4(c)).

Potential impacts to drinking water may be the result of the hydraulic fracturing process or the result of the manner in which it is implemented, such as the manner in which site preparation and drilling are conducted. Potential impacts to drinking water resources that are the result of particular management practices should be identified as being linked to those management practices. This would be most useful if there are sufficient data available to compare various management practices. In retrospective case studies there is concern that it may not be possible to obtain sufficient data to separate risks that may be associated with the various management practices employed.

Another overarching issue is the importance of assessing uncertainty at each step in the research study. Given time and resource constraints, the studies will not be able to answer all questions with a high degree of certainty. The SAB recommends that EPA explicitly identify or estimate the uncertainty or confidence in all research conclusions. The quality of the information on which the research was based as well as any uncertainties arising in the conduct of the research should be evaluated, at least in a preliminary manner. This is particularly true for case studies and evaluations of current practices in that it is expected that these portions of the research will be based upon grey literature sources that have not been peer reviewed or subject to the same quality constraints that will govern the proposed studies. The need to collect proprietary information may limit the quality of the research product.

An additional overarching issue is that EPA needs to view the environmental concerns and issues in the context of the local community outcomes should be identified by EPA for environmental justice issues. As noted in Section 9 of the Study Plan, to address these concerns, EPA plans to combine the data collected on the locations of well sites within the United States with demographic information, such as income and race, to screen whether hydraulic fracturing disproportionately impacts some citizens and to identify areas for further study. The SAB believes this would effectively inform environmental justice discussions. The SAB recommends that EPA develop one or more specific research outcomes related to the planned research pertaining to environmental justice issues. For the case studies, EPA should also assess demographic information, such as income and race, to screen whether hydraulic fracturing disproportionately impacts some citizens near sites used for the case studies (e.g., identify whether more HF wells are near communities with lower incomes).

The Study Plan should address the cumulative consequences of carrying out multiple HF operations in a single watershed or region. While the Study Plan includes proposed research

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1 activities in the context of water acquisition, considering the cumulative impacts of large water
2 withdrawals, the panel notes that there are many other aspects to understanding cumulative
3 effects of the hydraulic fracturing process. For example, considering the role of disturbing and
4 revegetating many acres of land, the presence of multiple well pads on the landscape, and how
5 these changes to the landscape in turn affect the water budget and downstream water quality.
6 While detailed research on cumulative impacts may be beyond the scope of the current study, the
7 incremental impacts of hydraulic fracturing operations should be well characterized in the
8 current study and a framework for assessment of cumulative impacts should be established. This
9 will provide the foundation for subsequent assessment of total environmental exposures and
10 risks, and cumulative impacts.

11
12 In addition, the SAB recommends that EPA clarify whether the research focus is on hydraulic
13 fracturing in shale gas production, conventional natural gas production, coal bed methane
14 production, or other types of hydraulic fracturing activity.

15
16 The SAB suggests that EPA include several focused research questions associated with
17 individual lifecycle stages. For example, SAB recommends that EPA add a postclosure/well
18 abandonment phase as a new component to Figure 7, and determine if there is historical evidence
19 to indicate if there are any differences regarding the postclosure/well abandonment phase of
20 hydraulic fracturing wells when compared to the postclosure/well abandonment phase for other
21 types of wells.

22
23 In addition to these general concerns, the SAB has a number of specific concerns noted below
24 associated with the research questions at individual lifecycle stages. Additional specific
25 comments on each of the lifecycle stages are included within this Report's responses to Charge
26 Questions 4(a) through 4(e).

27
28 **3.2.2. Specific Comments**

29
30 **Water Acquisition**

31
32 The potential impacts associated with water acquisition are clearly related to the volume of water
33 required and the availability and quality of such water to the community impacted. EPA should
34 assess the volume of water in context with the needs and availability of water to the surrounding
35 community, and a series of secondary questions should be added to reflect this. For example:
36 What are the depths of functional groundwater wells in the area of hydraulic fracturing and what
37 is the potential relationship between these wells and hydraulic fracturing activities both on the
38 surface and below ground?

39
40 The Study Plan proposes a sustainability analysis that will reflect minimum river flow
41 requirements and aquifer drawdown for drought, average, and wet precipitation years. Minimum
42 river flow requirements need to be determined as suggested, but also, more importantly, "What
43 are the environmental flow requirements?" Minimum flows and environmental flows are quite
44 different concepts. Environmental flow refers to the amount of water needed in a watercourse to

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1 maintain healthy ecosystems. Minimum flow is a level below which the amount of flow in a
2 specified watercourse should not drop at a given time. This term is also used in law to denote
3 water which is expressly dedicated to remain in the stream channel which should not be diverted
4 for other purposes. These flow requirements should be determined based on hydrological
5 processes in the region where hydraulic fracturing is being practiced.

6
7 The Study Plan also emphasizes the relationship between water acquisition (related to
8 availability) and water quality. Additional questions should relate this relationship to different
9 sources of water. For example: How different will impacts of water withdrawal be on different
10 water sources, e.g., different stream types (perennial and intermittent) and lakes, and their water
11 quality based on their different base geology?

12
13 The draft Study Plan should recognize the differences between acquiring low quality water that
14 is not considered a valuable resource to the community as opposed to displacing agricultural or
15 drinking water that could be used by the community. This is an area where the cumulative
16 impacts of well field development as opposed to single well impacts will be important. For
17 example, a secondary question addressing this might be: What are the cumulative effects of
18 water acquisition for multiple well sites relative to the effects of one or limited well sites?

19
20 Chemical mixing

21
22 The fundamental question in this area is focused on accidental releases during the mixing
23 process. The secondary questions appropriately emphasize the importance of the composition
24 and potential toxicity of the fracturing fluids. Similarly, the total volumes and the physical and
25 chemical properties of the constituents must be identified to address potential impacts at
26 subsequent life cycle stages. The total quantities and physical and chemical properties can also
27 be useful in subsequent evaluations of other issues not within the scope of the present study, for
28 example, air emissions from the chemical mixing operations. The SAB recommends that the
29 secondary question be expanded to explicitly recognize the need for information regarding
30 volumes and physical and chemical properties of the mixing components.

31
32 The potential toxicity of the fracturing fluids will likely be addressed primarily through literature
33 sources. The SAB strongly discourages using any of EPA's limited resources for toxicity studies
34 of chemical constituents. SAB recommends that EPA explicitly recognize this in the framing of
35 the secondary questions.

36
37 EPA should assess the likelihood of releases during chemical mixing and the relationship of the
38 frequency and volume of releases to best management practices to the extent possible. SAB
39 recommends that EPA add an explicit secondary question to address this need. For example:
40 Have different practices for chemical mixing resulted in different frequencies of spills and
41 different volumes of spills when they occur?

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1 Well injection

2
3 This stage of the life cycle of hydraulic fracturing should be explicitly separated into well
4 construction and well completion. Drilling and cementing are construction activities whereas
5 fracturing is considered a completion activity. Well construction may lead to impacts on
6 drinking water resources and any weaknesses or failures in construction will lead to subsequent
7 problems during completion activities and/or operations. Well construction could be considered
8 another life-cycle stage for hydraulic fracturing so that the potential impacts to drinking water
9 resources could be addressed by specific research questions. Since subsequent well-bore failure
10 is likely associated with problems during construction, a secondary question focused on the
11 ability to detect and correct well-bore construction problems prior to or during injection may be
12 appropriate. A secondary question on the influence of management practices, such as cementing
13 casings all the way to the surface, should also be included. For example: What have been the
14 management practices relative to cementing casings and what has been the history of failure of
15 different practices? Refracturing a formation may put additional stresses on a well, particularly
16 if refracturing is conducted years after initial construction. It may not be possible to address this
17 in the proposed study, but any existing evidence of this practice as a possible mechanism for
18 drinking water impacts should be reviewed.

19
20 The remaining secondary questions are appropriate for the well injection and operation portion
21 of the life cycle. The secondary questions should explicitly recognize, however, that the fate and
22 transport of substances of concern includes not only substances introduced by the fracturing
23 fluids but other substances that might be mobilized or rendered more toxic by the introduction of
24 the fracturing fluid. For example, will changes in redox conditions in the subsurface due to
25 fracturing fluid injection lead to redox changes and mobilization of metals such as arsenic,
26 selenium and chromium or encourage/discourage specific metabolic processes?

27
28 The volume and depth of injection relative to subsurface drinking water resources is an
29 important factor in the potential impact of the injection of fracturing fluids. As indicated
30 previously, placing these quantities in context (cumulative impacts of adjacent wells, differences
31 in geology and water availability, quality and location) is difficult given time and resource
32 constraints, but the study should attempt to do so to the extent possible. A specific factor in
33 some areas that may influence injection behavior is the presence of unplugged abandoned wells.
34 A secondary question is recommended that explicitly recognizes the need to place results in the
35 context of the local geology and history. For example: What is the relationship between well
36 injection depths and impacts of injection fluids, considering local geology and historic use as
37 evidenced, for example, by unplugged wells?

38
39 Since hydraulic fracturing occurs in the deep subsurface environment where it is difficult to
40 assess effects on ground water resources, the operation and injection life cycle of a hydraulically
41 fractured well has significant uncertainties. This lifecycle analysis is a critical component of the
42 proposed study.

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1 Flowback and produced water

2
3 The SAB believes that the draft Study Plan’s secondary questions in this lifecycle stage correctly
4 emphasize the importance of the composition of post-fracturing produced water and its
5 variability. How the composition of the flowback and produced water may vary as a function of
6 management practices and local geology is important but difficult to assess given time and
7 resource constraints. EPA should address this question to the extent possible, including an
8 assessment of the uncertainty in the conclusions. A secondary question explicitly identifying
9 this as an area of concern may be appropriate. For example: What factors such as management
10 and local geology can be identified as primary drivers of composition of flowback and produced
11 water, and what is the uncertainty of this determination?
12

13 The SAB believes that given the constraints of time and funding, EPA should attempt to identify
14 the fate of fracturing fluid components that are deemed to be of highest priority that are
15 introduced with the injection. A specific secondary question that asks “What fraction of the
16 injected components are returned to the surface and what is the likely fate of any components not
17 returned to the surface?” may be appropriate.
18

19 As with chemical mixing, EPA should identify the cause and likelihood of spills or releases of
20 flowback or produced water, as well as management practices that reduce their likelihood or
21 mitigate their impact. It may be appropriate for EPA to expand the existing secondary questions
22 to explicitly identify the need for identifying the likelihood of spills or releases and the
23 effectiveness of mitigation practices.
24

25 Wastewater treatment and disposal

26
27 The form and potential impacts of wastewater treatment and disposal vary significantly with
28 local conditions and practices. The lack of available reinjection wells in the Marcellus Shale
29 area creates substantially greater concern for wastewater treatment practices in this area. EPA
30 should explicitly identify these variations across the country and include a secondary question
31 that recognizes the need to assess these variations. For example: How does the potential for
32 reinjection vary across the country and across geological formations where hydraulic fracturing
33 is practiced?
34

35 Specific issues associated with wastewater treatment are not currently identified in the secondary
36 questions. Inorganic species such as bromide and radionuclides, as well as bulk parameters such
37 as salinity, for which conventional wastewater treatment is largely ineffective, are of major
38 concern. The presence of these constituents has also led to concerns about potential ecological
39 effects and effects on drinking water treatment downstream (e.g., formation of brominated
40 disinfection by-products). The SAB recommends that EPA add a secondary question focusing
41 on these contaminants of concern. For example: What is the potential for species for which
42 conventional wastewater treatment is largely ineffective (e.g., salinity, bromide, radioactive
43 inorganics) to enter drinking water resources downstream from industrial wastewater treatment
44 facilities?

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2 Postclosure/well abandonment

3

4 The SAB recommends that EPA add a postclosure/well abandonment phase as a new component
5 to Figure 7, and separately consider this phase in the Study Plan. SAB recognizes that potential
6 risks for this new component may not be at the same level as potential risks in other phases of
7 the lifecycle. EPA should determine if there is historical evidence to indicate if there are any
8 differences regarding the postclosure/well abandonment phase of hydraulic fracturing wells
9 when compared to the postclosure/well abandonment phase for other types of wells.

10

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2 **3.3. Research Approach**

3 *Charge Question 3: The approach for the proposed research is briefly described in*
4 *Chapter 5. Please provide any recommendations for conducting the research outlined in*
5 *this study plan, particularly with respect to the case studies. Have the necessary tools*
6 *(i.e., existing data analysis, field monitoring, laboratory experiments, and modeling)*
7 *been identified? Please comment on any additional key literature that should be*
8 *included to ensure a comprehensive understanding of the trends in the hydraulic*
9 *fracturing process.*

10

11 **3.3.1. General Comments**

12

13 EPA's research approach involves application of a broad range of scientific expertise in
14 environmental and petroleum engineering, ground water hydrology, fate and transport modeling,
15 and toxicology, as well as many other areas, and use of case studies and generalized scenario
16 evaluations, to address the key questions associated with each of the five water cycle stages of
17 hydraulic fracturing.

18

19 The SAB believes that EPA has identified the necessary tools in its overall research approach as
20 outlined in the Study Plan to adequately assess potential impacts of hydraulic fracturing on
21 drinking water resources. However, the SAB provides several suggestions for improving the
22 tools that have been identified and also offers suggestions for additional focused analyses. The
23 SAB believes that the Study Plan provides limited detail on anticipated data analysis,
24 management, and storage (including model simulation results), and recommends that the Study
25 Plan include such details. The SAB recommends that EPA consider using existing data analysis
26 methods rather than developing new methods due to time and budget constraints. EPA should
27 also carefully consider the quality of various types of data that would be used within the analysis
28 (industry data, local and non-industry data). It is imperative for EPA to set a standard for use of
29 data and prior research information that will support the present research effort. The SAB notes
30 that while anecdotal information and publications that have not been peer reviewed may provide
31 useful data, EPA should classify the data as such. As much as possible, peer reviewed
32 information should be employed and complete citations should be provided for that information.
33 The SAB also suggests that EPA consider archiving samples for later use.

34

35 The SAB finds that the Study Plan generally overemphasizes case studies in the study approach,
36 and underemphasizes the review and analysis of existing data and the use of scenario analysis.
37 However, the SAB recognizes that case studies will likely provide accurate information on
38 hydraulic fracturing fluids and well operations, although difficulties associated with collecting
39 proprietary information may limit the quality of the research product. The SAB believes there is
40 significant value to the synthesis of existing data, and that EPA should review all available data
41 sources to learn from what is already known about the relationship of hydraulic fracturing and
42 drinking water resources. The SAB also provides citations for additional literature that EPA

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1 should consider to ensure a comprehensive understanding of the trends in the hydraulic
2 fracturing process and the potential impacts of hydraulic fracturing on drinking water resources.

3

4 **3.3.2. Specific Comments**

5

6 In addition to the general comments provided above, the SAB specifically considered issues of
7 research approach including: partnering, the value of the case studies, the role of scenario
8 evaluation, the analysis of existing data, and the methods described for the research. The SAB's
9 recommendations for each of these topics are provided below.

10

11 Partnering

12

13 Table A2 lists a significant EPA role in the research and some collaborators within the federal
14 agencies (U.S. Department of Energy National Energy Technology Laboratory, NETL, and U.S.
15 Geological Survey, USGS). Table F1 includes extensive collaborators for the case study work.
16 However, it is not clear what data may be available from collaborators involved in the analysis
17 of existing data, as well as the extent of the existing data, the laboratory studies or the scenario
18 development and analysis. While EPA has extensive expertise and the timeline is short on this
19 study, the SAB recommends EPA consider expanding the research team to include researchers
20 with experience in this area of investigation (especially those with experience in well
21 construction and fracturing operations).

22

23 Case Studies

24

25 The SAB generally agrees that the case study approach would be a useful endeavor, since case
26 studies could potentially provide high quality data from specific hydraulic fracturing sites related
27 to the core research questions to be answered. However, the draft Study Plan does not provide
28 adequate justification for the purpose of the case studies, link the expected results to the specific
29 research questions, or explain how models will be integrated among the different research
30 components. Thus, there was insufficient information to evaluate the likelihood of success from
31 this research approach. The SAB recommends that Table 1 be revised to include an additional
32 column indicating how case studies link to research questions.

33

34 There is concern that the number of case studies planned might be insufficient to span the range
35 of geological and hydrological regimes where drilling is active or anticipated. There is concern
36 that the case studies will ultimately be too limited in scope for results to be applied generally.
37 Thus, the Panel discussed the total number of case studies needed to yield useful data for the
38 research project, and whether a statistically acceptable number of case studies could be
39 undertaken to meet the research objectives. The SAB did not reach consensus on this point
40 because the specific objectives of these case studies are unclear. As the study moves forward, it
41 is important for EPA to explain the rationale for the selected case studies.

42

43 The retrospective case studies described include three to five sites where possible drinking water
44 contamination was observed related to hydraulic fracturing. All the sites described are in small

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1 geographic areas and represent potential groundwater contamination. No case study deals with
2 the potential effects of large scale, basin-wide disposal practices on drinking water resources.
3 The SAB recommends that EPA conduct at least one case study with this larger watershed-scale
4 focus. The SAB specifically suggests that EPA consider conducting a case study in the Ohio
5 River Basin of Southwestern Pennsylvania, since this is a location where such watershed-scale
6 drinking water impacts are suspected.

7
8 The prospective case studies appear to be at small geographic scale and, similar to the
9 retrospective case studies and, do not incorporate a watershed level approach. The SAB
10 expresses concern that the prospective case studies do not have clearly defined boundaries. For
11 example, it is unclear if waste disposal will be incorporated in the case studies. The SAB
12 recommends a full life cycle approach, as EPA has proposed for this project, be applied to the
13 prospective case studies, where life cycle includes the acquisition of water through to disposal of
14 wastewater across multiple potential options. The case study plan describes monitoring, but
15 insufficient detail is provided to assess the suitability of the target chemicals. The SAB
16 recommends that the case study monitoring plan target specific measurements and not be
17 developed as a general plan.

18
19 The SAB discussed the relative merit of prospective versus retrospective case studies, especially
20 given the budget constraints. After extensive discussion of the importance of the different
21 components of each type of case study, the Panel concluded that there is value in each. While
22 the difficulties of completing both case study formats within the limits of time and budget was
23 discussed, the SAB recommends EPA include both prospective and retrospective case studies as
24 planned because the studies address different questions and perspectives. The SAB notes that
25 retrospective studies conducted at sites with known environmental and health issues would
26 provide information on sources, fate and transport of releases of hydraulic fracturing
27 contaminants to the environment. The prospective studies will help identify limitations of
28 existing studies and data, what data are needed for future studies, and situations where hydraulic
29 fracturing would be less likely to present significant environmental or health problems. The
30 prospective studies would also provide useful information on water mass balance, well drilling
31 operations, treatment system performance, health and safety issues of chemical mixing, and
32 other issues. The SAB notes that while prospective studies may not provide useful information
33 on long term hydraulic fracturing performance in deep formations, such studies may be helpful
34 and representative for assessing impacts from hydraulic fracturing operations that occur at the
35 surface because techniques for assessing surface environments are much better developed. The
36 SAB recommends that EPA take a long view, and consider what kind of data will be desired in
37 ten years in order to design the data collection protocols for the prospective studies. Further, the
38 SAB notes that the selected case study locations must be chosen based on reasonable,
39 mechanistically possible contamination scenarios, incorporating uncertainty.

40
41

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1 Scenario Evaluation

2
3 The SAB notes that the scenario evaluation component of the research plan was not as clearly
4 articulated as the case studies. For example, it is unclear how “typical management and
5 engineering practices in representative geological settings” will be selected for scenario
6 generation or how system vulnerability will be incorporated into models. The Panel discussed
7 using scenario evaluations to examine “worst case scenarios” and establish boundaries for
8 subsequent research tasks. For example, if the worst case scenario in a given situation would
9 lead to nondetectable levels of contamination, then monitoring for contaminants in that setting
10 would waste precious resources. If scenario modeling shows that ground water contamination
11 would occur only after a long period of time, then that scenario would use additional scenario
12 modeling rather than monitoring wells to assess potential groundwater contamination. If
13 scenario modeling shows that the greatest potential for contamination occurs only during “start
14 up” operations in a given area, that suggests a good location for a prospective study with the
15 monitoring designed to coincide with the onset of HF operations.

16
17 The SAB notes that the scenario evaluation focus does not cross all research questions
18 (according to the tables in the appendices of the EPA’s draft Study Plan). For example, the
19 potential effects of water acquisition on drinking water quality are not included in scenario
20 evaluation. Since that potential effect is also not incorporated extensively in the case studies, the
21 SAB is concerned that it might be neglected. Similarly, no scenario evaluation is proposed for
22 research on flowback and produced water and its disposal. The SAB recommends that modeling
23 to evaluate scenarios be used across all research questions identified. Further, the SAB notes the
24 central role that modeling studies play in designing monitoring, laboratory work and even what
25 is addressed in the case studies. Scenario evaluation can be a unifying driver for the study by
26 integrating the different approaches to focus on a key set of answerable questions.

27 28 Analysis of Existing Data

29
30 Although the draft Study Plan describes analysis of existing data as a key starting point for the
31 research plan, the details of this approach are unclear. Chapter 5 provides only brief details,
32 while Figure 9a shows this as a significant part of the draft Study Plan. EPA’s 2004 study
33 clearly documented the lack of existing data and thus EPA should identify what new data are
34 available and better articulate applicability of the new data to the research questions. The Panel
35 discussed at length the limitations of the small data set that will be generated from the limited
36 number of case studies that will be conducted in the available time and budget. These
37 limitations suggest the analysis of all existing available data will be even more critical to answer
38 the research questions identified. The SAB recommends EPA more carefully consider the nature
39 and extent of existing data in this field, and provide details of the planned analysis of these data.
40 For example, the SAB suggests looking at (1) data on existing source water conditions and the
41 water quantity and quality needed for ecological (“environmental”) flows, (2) data on existing
42 well technologies, and (3) data on existing disposal technologies.

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1 Field and Laboratory Methods

2
3 Overall the draft Study Plan inadequately describes the field and laboratory methods that will be
4 utilized and thus provides insufficient information to allow full evaluation by the SAB. Field
5 monitoring is not well described, and the laboratory scale experimentation and analysis was only
6 briefly described in the draft Study Plan. The modeling components do not fully address the
7 physical mechanisms that could be encountered, such as density-dependent flows, thermally-
8 induced flows, and surface-water-groundwater interactions. The use of isotopic analysis is
9 mentioned for both gas and water analysis but the SAB believes that more detail is needed to
10 assess this approach.

11
12 In several sections of the Study Plan, EPA recommends the development of separate analytical
13 methods for detecting chemicals associated with hydraulic fracturing events. The SAB
14 concludes that there is insufficient time or resources to develop new analytical methods during
15 this study. The SAB recommends EPA employ known methods and use scenario modeling and
16 mass balances to identify worst case outcomes. It would be helpful if EPA identified
17 conservative or persistent indicator chemicals common to most or all fracturing fluids to narrow
18 the analytical focus.

19 20 **3.3.3. Additional Literature**

21
22 Additional literature that EPA should consider to ensure a comprehensive understanding of the
23 trends in the hydraulic fracturing process, and the potential impacts of hydraulic fracturing on
24 drinking water resources, include the following:

25
26 Alberta Environment. Water management framework: Instream flow needs and water
27 management system for the lower Athabasca River. 2008. *Alberta Environment and Fisheries*
28 *and Oceans Canada*. July 31,2008.
29 http://environment.alberta.ca/documents/Athabasca_RWMF_Technical.pdf.

30
31 American Petroleum Institute. Overview of Exploration and Production Waste Volumes and
32 Waste Management Practices in the United States. 2000. American Petroleum Institute.
33 <http://www.api.org/aboutoilgas/sectors/explore/waste-management.cfm>.

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35 Chen, G., M.E. Chenevert, M.M. Sharma, and M. Yu. A study of wellbore stability in shales
36 including poroelastic, chemical, and thermal effects. 2003. *Journal of Petroleum Science and*
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39 Chenevert, M.E., and M. Amanullah. Shale Preservation and Testing Techniques for Borehole-
40 Stability Studies. 2001. *Journal of Society of Petroleum Engineers Drilling & Completion*
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3 Alberta, Canada. 2010. *Applied Geochemistry* 25: 1307-1329.
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6 States. 2009. *U.S. Department of Energy*, Office of Fossil Energy, Argonne National
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- 18 Dewan, J.T., and Chenevert, M.E. A model for filtration of water-base mud during drilling:
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- 21 Fertl, W.H. Abnormal Formation Pressures. 1976. New York, Elsevier, 382p.
22
- 23 Fisher, K., and N. Warpinski. Hydraulic Fracture Height Growth – Real Data", SPE 145949. To
24 be presented at the 2011 Society of Petroleum Engineers Annual Technical Conference and
25 Exhibition (ATCE), October 30- November 2, 2011 in Denver, Colorado.
26
- 27 Fisher, K. Microseismic mapping confirms the integrity of aquifers in relation to created
28 fractures. Halliburton, Inc., and Pinnacle, Inc. [http://www.efdsystems.org/Portals/25/2010-
29 11%20Microseismic%20Mapping_Kevin_Fisher.pdf](http://www.efdsystems.org/Portals/25/2010-11%20Microseismic%20Mapping_Kevin_Fisher.pdf).
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1

2 **3.4. Proposed Research Activities - Water Acquisition**

3 *Charge Question 4(a): Proposed research activities are provided for each stage of the*
4 *water lifecycle and summarized in Figure 9. Will the proposed research activities*
5 *adequately answer the secondary questions listed in Table 2 for the Water Acquisition stage*
6 *of the water lifecycle? Please provide any suggestions for additional research activities.*
7

8 **3.4.1. General Comments**

9

10 To address the research questions listed in Table 2 for the Water Acquisition stage of the water
11 lifecycle, EPA plans to conduct the following activities:

12

- 13 • Conduct retrospective and prospective case studies.
- 14 • Analyze and map water quality and quantity data.
- 15 • Assess impacts of cumulative water withdrawals.

16

17 The SAB believes that the proposed activities will, in general, adequately address the research
18 questions associated with this lifecycle stage as outlined in Table 2. However, the SAB
19 recommends that the draft Study Plan include an additional desired research outcome to collect
20 baseline hydrologic and water quality data in a given area as part of a prospective case study
21 before HF activity begins, so that significant changes in water availability or water quality
22 caused by HF activity can be more readily documented. One outcome of this effort is
23 identification of recommended baseline hydrologic and water quality data that should be
24 collected before HF begins so that significant impacts can be more readily observed after HF
25 begins. EPA should consider developing a “vulnerability index” or a list of criteria that could be
26 used in the future to indicate situations where a water supply is vulnerable to adverse impacts on
27 water quality or quantity.

28

29 Further, the SAB recommends that EPA provide more details or broaden the scope of work
30 aimed at understanding the cumulative effects of water withdrawals on water availability. The
31 proposed work uses only scenario analysis and modeling to provide a first approximation of the
32 effects of large water withdrawals. Attention should be given to quantifying the role of this
33 water use on both surface water and groundwater, and to quantify thresholds of change that
34 would lead to transient and permanent effects on water availability. Though the proposed
35 modeling includes scenarios under wet through dry conditions, the use of frequency analysis
36 with data from existing streamflow monitoring stations should be expanded in this context. For
37 example, EPA should consider using flow duration curves and flood frequency curves to help
38 understand the natural variability in flows. This can help to quantify the role of both the timing
39 and magnitude of small and large water withdrawals in the context of probable hydrological
40 variability. Also, this can be used to highlight the fact that water withdrawals can adversely
41 affect even wetter regions of the country (e.g., Pennsylvania) during periods when rainfall is
42 significantly less than normal.

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1
2 The SAB recommends that EPA’s list of analytes that would be studied to assess the potential
3 impacts of water acquisition and other hydraulic fracturing activities on water quality should
4 specifically include the following constituents: hydrogen sulfide, ammonium, radon, iron,
5 manganese, arsenic, selenium, total organic carbon, and bromide. In addition, EPA should also
6 assess the potential of constituents in HF-impacted waters to form disinfection by-products
7 (including trihalomethanes, haloacetic acids, other halogenated organic compounds and
8 disinfection by-products formed by other disinfecting agents such as ozone and chloramines) in
9 drinking water treatment.

10
11 In addition, the SAB believes that Maximum Contaminant Levels (MCLs) established under the
12 Safe Drinking Water Act are not sufficient for assessing all potentially significant impacts of
13 hydraulic fracturing on drinking water quality. The SAB recommends that EPA include in its
14 analysis parameters for which MCLs have not been established, in addition to the proposed
15 parameters for which MCLs have been established. EPA should also include potential impacts
16 on water quality that do not involve MCL exceedances. EPA should also examine trends in
17 water quality associated with HF water acquisition and determine whether adverse impacts will
18 result if these trends continue.

19
20 The SAB has a number of specific comments noted below associated with this lifecycle stage.
21 Additional specific comments on the research questions for this lifecycle stage are included
22 within this Report’s response to Charge Question 2.

23
24 Advances in membrane desalination, increasing use of aquifer storage and recovery systems, and
25 regional water shortages are changing perspectives on what constitutes a source of drinking
26 water. The SAB recommends that EPA not automatically exclude from consideration potential
27 impacts on a water source having more than 10,000 mg/L of total dissolved solids if it could
28 reasonably be anticipated to be a viable source of water supply in the future.

29 30 **3.4.2. Specific Comments**

31
32 The draft Study Plan does not explicitly address the obstacles private well owners and small
33 public water supply systems (PWSSs) may encounter if they experience adverse impacts on
34 water availability or water quality that they believe are related to HF activities. Unlike larger
35 users, private well owners and small PWSSs will generally lack the financial resources to hire
36 experts to prove that their water resources have been adversely impacted. This problem is
37 related to both management practices and environmental justice (as discussed in Section 9 of the
38 draft Study Plan), and is an issue for anyone whose private well is impacted. The SAB
39 recommends that the draft Study Plan include an additional desired research outcome to develop
40 a recommended protocol for collecting baseline hydrogeologic and water quality data in a given
41 area before HF activity begins, so that significant changes in water availability or water quality
42 caused by HF activity can be more readily documented. EPA should consider developing a
43 “vulnerability index” or a list of criteria that could be used to indicate situations where a water

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1 supply is vulnerable to adverse impacts on water quality or quantity, such that further evaluation
2 may be warranted.

3
4 EPA's list of analytes to be considered in studying the potential impacts of water acquisition
5 (and other HF activities) on water quality (Table G1) should explicitly include: 1) hydrogen
6 sulfide, a toxic and corrosive substance that also imparts a strongly offensive odor to air and
7 water, exerts an oxygen demand in streams, and exerts a high oxidant demand (e.g., chlorine
8 demand) when present in a public water supply; 2) ammonium, a compound naturally present in
9 many alluvial aquifers and some deeper formation that exerts a large chlorine demand and is also
10 toxic to many aquatic organisms; 3) radon, a radioactive gas that could potentially be released
11 into drinking water by HF activities; 4) iron, manganese, arsenic, and selenium, constituents that
12 may be mobilized by HF activities, including water withdrawal; and 5) total organic carbon
13 (TOC), bromide and potential disinfection by-product precursors that can form trihalomethanes,
14 haloacetic acids, and other halogenated organic compounds when present in source waters that
15 are treated with chlorine-based disinfectants.

16
17 The SAB believes that Maximum Contaminant Levels (MCLs) established under the Safe
18 Drinking Water Act are not sufficient for assessing all potentially significant impacts on drinking
19 water quality. For example, changes in nutrient or carbon loading to a stream that do not directly
20 cause an MCL to be exceeded can still cause changes in water quality, such as increased
21 production of taste- and odor-causing compounds or disinfection by-product (DBP) precursors,
22 resulting in increased treatment costs or degradation of drinking water quality. An increase in
23 bromide in source waters may cause an increase in cancer risk (if more carcinogenic brominated
24 species are preferentially formed) even if the MCLs for DBPs are not exceeded. A significant
25 increase in the chloride concentration can cause considerable economic loss to a community
26 even if the secondary MCL for TDS of 500 mg/L is not exceeded. Therefore, the SAB
27 recommends that EPA include in its analysis parameters for which MCLs have not been
28 established, in addition to the proposed parameters for which MCLs have been established. EPA
29 should also include potential impacts on water quality that do not involve MCL exceedances.

30
31 When assessing the fate and mass balance of potential contaminants associated with hydraulic
32 fracturing operations, EPA should consider the potential release of contaminants to the air, in
33 order to close the mass balance. Such releases, with subsequent deposition to surface water
34 resources, could potentially result in contamination of water supply sources, and thus their
35 magnitude should be estimated to determine if further study is warranted. Further, it is important
36 to note that unhealthy exposures can result from breathing air containing chemicals volatilized
37 from potable water (such as in the shower), as well as through consumption. These indoor air
38 exposures associated with potable water are within the scope of traditional drinking water
39 research and should be considered.

40
41 EPA should also examine trends in water quality associated with HF water acquisition and
42 determine whether adverse impacts will result if these trends continue, e.g., if HF water
43 acquisition activities continue to increase in the area up to the maximum level that can be
44 reasonably expected.

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1
2 The draft Study Plan states (p. 1) that EPA defines “drinking water resources” to include
3 underground sources of drinking water (USDWs), which are defined in the glossary as aquifers
4 capable of supplying a public water system and having a TDS concentration of 10,000 mg/L or
5 less. It is reasonable to consider very deep, highly saline aquifers isolated from drinking water
6 resources as potential sites for waste injection, but shallower brackish waters are increasingly
7 being considered as potential sources of supply, especially in more arid areas of the U.S. Due to
8 advances in membrane desalination, even seawater is now considered as a potential source of
9 water supply, as exemplified by the membrane desalination plant operated by Tampa Bay Water
10 and similar plants being planned or designed in California, Texas, and other locations .
11 Furthermore, some relatively saline aquifers may be suitable for use in future “aquifer storage
12 and recovery” operations. The SAB recommends that EPA not automatically exclude from
13 consideration potential impacts on a water source having more than 10,000 mg/L of total
14 dissolved solids if it could reasonably be anticipated to be a viable source of water supply in the
15 future. The SAB is not proposing that EPA expand the scope of the study to intentionally look
16 for opportunities to evaluate such cases.
17

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1

2 **3.5. Proposed Research Activities - Chemical Mixing**

3 *Charge Question 4(b): Proposed research activities are provided for each stage of the*
4 *water lifecycle and summarized in Figure 9. Will the proposed research activities*
5 *adequately answer the secondary questions listed in Table 2 for the Chemical Mixing*
6 *stage of the water lifecycle? Please provide any suggestions for additional research*
7 *activities.*

8

9 **3.5.1. General Comments**

10

11 To address the research questions listed in Table 2 for the Chemical Mixing stage of the water
12 lifecycle, EPA plans to conduct the following activities:

- 13
- 14 • Conduct retrospective and prospective case studies.
 - 15 • Compile a list of chemicals used in HF fluids.
 - 16 • Identify possible chemical indicators and analytical methods.
 - 17 • Develop additional analytical methods.
 - 18 • Review scientific literature on surface chemical spills.
 - 19 • Identify known toxicity of HF chemicals.
 - 20 • Predict toxicity of unknown chemicals
 - 21 • Develop Provisional Peer-Reviewed Toxicity Values (PPRTVs) for chemicals of
22 concern.

22

23 The SAB believes that, overall, these proposed activities will adequately address the research
24 questions associated with this lifecycle stage as outlined in Table 2. The SAB has some
25 suggestions for specific components of the research plan that could be strengthened as described
26 further below.

27

28 The SAB supports EPA's proposed approach to analyze existing data rather than collecting
29 samples for analysis, and believes that EPA's planned effort to gather data from nine hydraulic
30 fracturing service companies will likely provide sufficient information on the composition of HF
31 fluids provided the companies cooperate and supply the information in a timely manner. SAB
32 recommends that EPA also gather HF fluid composition data from states collecting such data,
33 and consider the role that recycling and reuse of HF fluids will play in influencing both quantity
34 and composition of HF fluids.

35

36 Given the limits on time and budget for the current project, the SAB believes that in-depth study
37 of toxicity is not possible, and thus supports EPA's plan to evaluate the toxicity of the selected
38 constituents through existing databases. EPA should clarify which of the selected constituents
39 have no or limited available toxicity information within existing databases. SAB recommends
40 that EPA assess potential pathways of exposure to the public through drinking water.

41

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1 While it would be helpful if EPA developed indicators of potential contamination, it may be
2 difficult to achieve a practical indicator approach within the time allotted for the current study.
3 The SAB also believes that EPA should give low priority to development of analytical methods
4 for specific components for which there are no existing certified methods due to time and budget
5 limitations.

6
7 SAB generally supports EPA's plans to identify factors that influence the likelihood of
8 contamination of drinking water resources as a result of chemical mixing activities. Although
9 SAB believes that EPA will identify a number of factors that influence the likelihood of
10 contamination of drinking water resources as a result of chemical mixing activities, the list of
11 factors may not be complete, the project time and budget may not allow time for a complete
12 evaluation of the factors, and the results should not be generalized across all HF sites.

13
14 SAB does not believe that case studies alone will provide sufficient information regarding
15 effectiveness of mitigation approaches in reducing impacts to drinking water resources. SAB
16 suggests that EPA analyze data from HF service companies and states in order to provide
17 additional insight. The retrospective case studies may also be a source of useful information
18 about approaches that failed to prevent or control impacts.

19
20 The SAB has a number of specific comments noted below associated with this lifecycle stage.
21 Additional specific comments on the research questions for this lifecycle stage are included
22 within this Report's response to Charge Question 2.

23

24 **3.5.2. Specific Comments**

25

26 What is the composition of hydraulic fluids and what are the toxic effects of these constituents?

27

28 The draft Study Plan indicated that the approach to be used in answering the question about
29 composition of hydraulic fracturing (HF) fluids and toxicity of the components will be to analyze
30 existing data. The SAB believes that EPA's planned effort to gather data from nine hydraulic
31 fracturing service companies is an approach that is likely to answer the question on composition
32 of HF fluids, provided the companies cooperate and supply the information in a timely manner.
33 The SAB supports the analysis of existing data rather than reverse engineering of collected
34 samples of fluids. Appendix C of the Draft Plan indicated that all companies have agreed to
35 comply with the request and that information should be submitted by the end of January 2011.
36 The selected companies are likely to provide a comprehensive list given the size of the
37 companies and their geographic coverage. The level of detail requested should provide the EPA
38 with data adequate to answer the question. The SAB notes that a few states are collecting
39 relevant data either as a requirement of permitting (e.g., Wyoming) or on a voluntary basis (e.g.,
40 Pennsylvania) that can be of use to the EPA for this question. The SAB also recommends that
41 EPA consider the role that recycling and reuse of HF fluids will play in composition.

42

43 The SAB supports the EPA plan to determine the toxicity of the selected constituents by using
44 existing databases. The use of existing knowledge about the toxicity was endorsed by the SAB

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1 because of the short time available for the study and the limited resources. The SAB emphasizes
2 the importance of determining the potential pathways of exposure to the public through drinking
3 water. The SAB also supports the development of a prioritized list of compounds for which
4 toxicity is unknown but given the likelihood of exposure should be tested for toxicity. The SAB
5 notes that developing a first-order hazard assessment for the components of HF fluids is
6 worthwhile, but that in-depth study of toxicity is not considered possible given the time and
7 funding constraints. Scenario modeling may be useful in developing the list of priorities for
8 future toxicity testing.

9
10 The SAB finds the development of potential chemical indicators of contamination an appealing
11 approach. The consensus of the SAB is that it may be difficult to achieve a practical indicator
12 approach within the time allotted for the study. The EPA can likely develop a list of possible
13 indicators for which analytical methods exist that can be tested in the prospective case studies
14 and scenario modeling. Tracers that can be added might be another tactic to consider but must
15 take into consideration public and industry concerns about such an approach.

16
17 The SAB also suggests that development of analytical methods for specific components for
18 which there are no existing certified methods should be given a low priority due to cost and time
19 constraints. The EPA should focus on existing methods for the near term effort and develop a
20 list of priorities for future efforts based on the first-order hazard assessment.

21
22 In addition, the Ground Water Protection Council (GWPC) and the Interstate Oil and Gas
23 Compact Commission (IOGCC), with funding support from the U.S. Department of Energy
24 (DOE), unveiled a web-based national registry on April 11, 2011, disclosing the chemical
25 additives used in the hydraulic fracturing process on a well-by-well basis (www.fracfocus.org).
26 EPA should consider these data when assessing the composition and toxicity of HF fluids. The
27 information on the web site covers wells drilled starting in 2011. A fact sheet on the effort is
28 available from the State of Oklahoma ([http://www.iogcc.state.ok.us/national-registry-provides-
29 public-and-regulators-access-to-information-on-chemical-additiv](http://www.iogcc.state.ok.us/national-registry-provides-public-and-regulators-access-to-information-on-chemical-additiv)).

30
31 What factors may influence the likelihood of contamination of drinking water resources?

32
33 The SAB concludes that the EPA will be able to identify a number of factors that influence the
34 likelihood of contamination of drinking water resources as a result of chemical mixing activities,
35 but the list of factors may not be complete and should not be generalized across all HF sites. The
36 EPA indicated that it will analyze existing data and use the retrospective case studies to answer
37 this question. The SAB expresses support in general for the planned approach to answering this
38 question. The information request to the nine HF services companies will likely provide input
39 on some of the factors (e.g., total quantities used, chemical and physical properties of
40 components, etc.). The EPA will also search the existing literature for research about potential
41 contamination of drinking water resources using the list of chemicals supplied through the
42 information request. The states may provide information about the spills that may have affected
43 drinking water resources. The SAB supports EPA's plan to develop a list of the knowledge gaps
44 about factors influencing the contamination of drinking water resources as a result of chemical

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1 mixing activities for future research efforts. The SAB is concerned that several factors will be
2 site specific and difficult to generalize across the range of geographical areas that are involved in
3 HF activities. The SAB suggests that the EPA will need a full understanding of all the activities
4 involved such as the cleaning of mixing vessels or tanker trucks and handling of the wash water.
5 The SAB notes that the prospective case studies are potentially useful in answering this question;
6 however, the SAB also notes that the best management practices examined in these case studies
7 will not necessarily be used at other sites. The number of retrospective and prospective case
8 studies that can be evaluated in the given time will be limited, which will not allow for
9 generalization from the data gathered.

10
11 How effective are mitigation approaches in reducing impacts to drinking water resources?

12
13 The SAB expresses concern that the prospective case studies alone will not provide adequate
14 answers for this question. The partners involved in the prospective case studies will likely
15 follow best management practices and take extra precautions, the impact of which will be
16 difficult to assess. There is concern that the number of case studies planned might be
17 insufficient to span the range of geological and hydrological regimes where drilling is active or
18 anticipated. There is concern that the case studies may ultimately be too limited in scope for
19 results to be applied generally. Thus, the Panel discussed the total number of case studies
20 needed to yield useful data for the research project, and whether a statistically acceptable number
21 of case studies could be undertaken to meet the research objectives. The SAB did not reach
22 consensus on this point because the specific objectives of these case studies are unclear. As the
23 study moves forward, it is important for EPA to explain the rationale for the selected case
24 studies. The analysis of data supplied by the HF service companies and states may be helpful in
25 providing additional insight. The retrospective case studies may be a source of useful
26 information about approaches that failed to reduce impacts. However, overall the SAB is not
27 convinced that this question can be adequately addressed through the Study Plan.
28

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1

2 **3.6. Proposed Research Activities - Well Injection**

3 *Charge Question 4(c): Proposed research activities are provided for each stage of the*
4 *water lifecycle and summarized in Figure 9. Will the proposed research activities*
5 *adequately answer the secondary questions listed in Table 2 for the Well Injection stage*
6 *of the water lifecycle? Please provide any suggestions for additional research activities.*
7

8 **3.6.1. General Comments**

9

10 In order to address the research questions listed in Table 2 for the Well Injection stage of the
11 water lifecycle, EPA plans to conduct the following activities:

- 12 • Conduct retrospective and prospective case studies.
- 13 • Analyze well files
- 14 • Test well failure and existing subsurface pathway scenarios
- 15 • Study reactions between HF fluids
- 16 • Identify known toxicity of naturally occurring substances
- 17 • Predict toxicity of unknown chemicals
- 18 • Develop Provisional Peer-Reviewed Toxicity Values (PPRTVs) for chemicals of
19 concern.

20

21 The SAB does not believe it will be possible to cover all facets of the proposed research within
22 the time allotted for the research activities and recommends that EPA narrow the scope of
23 activities to specific case studies and site investigations and use a wide variety of sources
24 available to EPA in order to increase the success of the research program. With the cooperation
25 of service companies, full access to data, and careful selection of case studies, the SAB believes
26 that the proposed research can adequately address most of the fundamental questions associated
27 with possible impacts of the injection and fracturing processes on drinking water resources, even
28 with this more narrow scope. The SAB provides a number of specific suggestions for focusing
29 EPA's fundamental and secondary research questions associated with this topic area. The SAB
30 recommends that EPA should research well drilling and cementing practices separately from the
31 hydraulic fracturing process.

32

33 The SAB has a number of specific comments noted below associated with this lifecycle stage.
34 Additional specific comments on the research questions for this lifecycle stage are included
35 within this Report's response to Charge Question 2.

36

37

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1 **3.6.2. Specific Comments**

2
3 Fundamental Research Question

4
5 The fundamental research question addressed under the topic of well injection is “What are the
6 possible impacts of the injection and fracturing process on drinking water resources?”
7 Addressing this fundamental question involves establishing different degrees of risk. There are
8 different risks dependent on different geologic and hydrogeologic conditions requiring a
9 prioritization of research to be conducted. By conducting retrospective and prospective case
10 studies as outlined in the draft Study Plan the various risk factors and their interdependence can
11 be evaluated. While not totally encompassing and thus unable to cover all possible impacts, the
12 research will aid in addressing the fundamental research question pertaining to possible impacts.
13

14 As a starting point, the SAB recognizes that there are three escape mechanisms during well
15 injection such that contaminants might affect drinking water: escape through the well, through
16 the cement surrounding the well, and as a result of various steps of the hydraulic fracturing
17 process itself. Assuming drilling and cementing practices for HF wells are not different from
18 practices for other industry wells, the consensus of the Panel is that well drilling and cementing
19 practices be researched separately from the hydraulic fracturing process itself. In doing so, the
20 SAB believes the EPA can better focus on the question of the potential influence of the hydraulic
21 fracturing process on drinking water resources and contamination of aquifers.
22

23 Since groundwater can potentially be contaminated by HF during well injection (including
24 leakage from the injection wells, leakoff during hydraulic fracturing along faults or up
25 abandoned wells), the possibility of exposures through potential groundwater contamination
26 should be assessed. The SAB also recognizes that while discharges to surface water can also
27 lead to exposures, they tend to be transient. Groundwater contamination is more likely to lead to
28 long-term contamination and long-term exposure. In addition, groundwater is preferentially
29 used as a source of supply by smaller utilities and communities (including rural communities)
30 and by the majority of non-community water systems. Many such supplies are only minimally
31 monitored, and their owners often lack the resources for independent protection of the aquifers
32 from which their supplies are drawn. Unlike surface waters, groundwater is susceptible to
33 contamination by methane and radon, and groundwater is more susceptible to contamination by
34 volatile organic contaminants, including the BTEX compounds that have reportedly been used at
35 times to prepare HF fluids or may come from the formation itself. EPA will be obtaining
36 information as the study progresses and should use its expertise to set priorities for these and
37 other pathways as needed.
38
39

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1 Secondary Research Questions

2
3 Discussion under item 4(c) focused on four secondary research questions:

- 4
5 *1) How effective are well construction practices at containing gases and fluids before, during*
6 *and after fracturing?*

7
8 The SAB believes that EPA’s research activities regarding well construction practice should be
9 split into two categories – the drilling, cementing and completion practices (i.e., well bore
10 integrity during construction) versus the fracturing process itself. Regulatory agencies in some
11 states may have access to data on well bore integrity that can enable the EPA to address specific
12 examples of well bore and well failure. The SAB suspects that the data will be ‘spotty’,
13 however, and may vary from state to state. The value of ‘mining’ such data may be in the
14 retrospective case studies to evaluate risk. It will be area and site dependent. In addition, there
15 are thousands of underground injection wells currently that are controlled by the Underground
16 Injection Control Program (UIC) that can shed light on the general topic of well bore and well
17 integrity.

18
19 The Study Plan should define the data that would be collected to assess well failure and relate
20 relevant factors particularly associated with HF operations into a risk assessment model. The
21 Study Plan should also be specific about how the frequency of well failures will be determined
22 because the method to be used is not obvious in the draft Study Plan. The well architecture itself
23 is shifting away from vertical wells to highly deviated wells with multi-zone completions. EPA
24 may have to specifically focus and direct its research activities based on well type in order to
25 adequately evaluate the effectiveness of well construction practices and the risk of contamination
26 of groundwater resources.

27
28 The hydraulic fracturing process needs to be addressed separately. The SAB recommends that
29 EPA conduct research on factors such as depth of the hydraulic fracturing and proximity to
30 underground aquifers, the geology of the subsurface, the hydrogeologic framework, stresses in
31 the subsurface, the fluids and their amendments used in the process, and the interaction with the
32 rock and fluids in the subsurface. By addressing these factors in a systematic manner through
33 the use of case studies, modeling and laboratory analyses, risk assessment modeling may be
34 undertaken to prioritize risk related to the HF process itself.

35
36 In the case studies EPA could provide special focus on the key factors necessary in establishing a
37 risk assessment model. A shortcoming of this approach is that typical risk assessments do not
38 include the potential for catastrophic failure (e.g., earth motions competent to break water supply
39 lines). Treating end members within a risk assessment model can aid in creating transparency
40 and hazard preparedness. Modeling the hydraulic fracture process through finite difference or
41 finite element mathematical modeling may give insights into criteria for establishing risk.

42
43 Finally, EPA should be sure to include case study sites where hydraulic fracturing is being
44 conducted in relatively shallow environments in proximity to drinking water aquifers.

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1 Microseismic monitoring, if available, could be used to help create appropriate fracture models.
2 In areas of variable topography, underground mining, or in karst regions within the subsurface,
3 stress variances can induce a variation in fracture growth.

4
5 2) *What are the potential impacts of pre-existing artificial or natural pathways/features on*
6 *contaminant transport?*

7
8 The SAB generally agrees that geologic and hydrogeologic characterization is necessary, but
9 notes this is a difficult task to undertake and complete with sufficient detail to inform subsurface
10 transport models especially within the limits on budget and time for the study. The SAB
11 recommends that EPA's first step should be to focus on specific areas where the most complete
12 data on these topics are available. The SAB also suggests that EPA use the resources of other
13 governmental agencies such as the U.S. Geological Survey to address subsurface
14 characterization and to establish analogous injection sites (e.g., carbon dioxide sequestration
15 projects). Site characterization is an essential ingredient of determining the viability of sites to
16 store carbon dioxide. The U.S. Department of Energy may be able to provide EPA with
17 information on stresses in the subsurface, which is a significant factor to consider. It is also
18 essential for EPA to establish stress profiles and determine the mechanical stratigraphy and
19 hydrological properties of the case study areas. Generally, the data are available to engage in
20 site characterization as part of the case studies that will be selected and undertaken.

21
22 The SAB believes that a major concern to be addressed is the presence of faults in the
23 subsurface. Not all faults are transmissive in nature, and numerous studies have documented
24 faults as seals or sealing faults. The SAB notes that a key concern is what happens when there is
25 injection near a fault. Generally, it is industry practice to avoid faults by conducting reflection
26 seismic profiling to identify faults. These studies are often conducted for purposes of
27 geosteering to avoid faults and drilling out of zone. However, sub-seismic faults exist, making it
28 difficult to avoid faults altogether. Microseismic monitoring can assist in determining what
29 happens if a hydraulic fracture is conducted near a fault. EPA should consider gathering
30 available seismic profile data to assist in evaluating the potential for releases to underground
31 sources of drinking water. Whether or not the fault is transmissive requires other forms of study
32 including transient pressure testing.

33
34 The SAB recommends that EPA identify a shallow site known to have faults as one of the
35 prospective case studies. The SAB expresses concern about fracture fluids propagating in fault
36 and fracture zones. These fluids can occur in gaseous or liquid state and have different mobility
37 and flow characteristics. Mobile gases can move along fault and fractures zones in a relatively
38 short time; liquids will take longer to move than gases. Different fluids create different potential
39 problems and a variety of scenarios needs to be investigated. The SAB suggests that EPA focus
40 additional research on the different fluids associated with the hydraulic fracturing process. The
41 SAB recommends that EPA conduct soil geochemistry studies which may shed light on the
42 question of vapor transport associated with the hydraulic fracturing process.

43

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1 The SAB recognizes that the use of a chemical tracer may aid the monitoring effort, but notes
2 that the tracer would have to be carefully and judiciously chosen. The tracer design must be
3 unique, unambiguously related to the hydraulic fracturing process, uniquely identifiable, readily
4 measurable at substantial dilutions, non-toxic and non-reactive.
5

6 The SAB believes that long term monitoring is preferred over short term monitoring with respect
7 to monitoring of HF impacts on water resources. The SAB recognizes that EPA may have
8 difficulty in precisely determining cause and effect associations within the monitoring networks,
9 for various reasons. If fractures are only opened during the hydraulic fracturing process, a very
10 short time period for mobilization can occur. In low permeability formations, however, it may
11 take considerable time for pressure to abate. Fluid flow in these low permeability reservoirs is
12 non-Darcy flow involving diffusion. Upon production, pressure drawdown occurs and fractures
13 close over time.
14

15 In addition, abandoned wells and mines are potential primary conduits to near surface aquifers as
16 well as surface waters. The identification of abandoned wells is problematic, and the SAB
17 recommends that EPA assess the role these wells and old mine workings play in certain parts of
18 the country relative to hydraulic fracturing operations.
19

20 3) *What chemical/physical/biological processes could impact the fate and transport of*
21 *substances in the subsurface?*
22

23 The SAB highly recommends that EPA pursue efforts to identify the chemicals used in the
24 hydraulic fracturing process and their chemical and physical properties. Biological processes
25 and the details regarding how the biological impact will be investigated are unclear in the draft
26 Study Plan.
27

28 A major concern is the reaction of the injected chemicals within the formations and whether
29 these reactions increase the potential for contamination of water resources in a given area. This
30 information would aid in the determination of risk factors and assist the development of a risk
31 assessment process. To focus on toxicity issues, the primary composition of the chemicals used
32 in the hydraulic fracturing process and their interaction with the natural compounds in the
33 subsurface need to be addressed in this study. Research should also address the potential
34 transformations of products formed from reactions of HF fluids with formation materials.
35

36 The Study Plan implies that this research would only involve laboratory studies. The SAB
37 believes that the results may not be representative of what happens in the field. SAB
38 recommends that analysis of samples collected in conjunction with the case studies be included
39 in answering this question in addition to the laboratory studies. SAB also recommends that
40 modeling be conducted to assist in answering this question, if there are models available that can
41 predict the decomposition products from reactions of HF fluids with formation materials.
42

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1
2 4) *What are the toxic effects of naturally occurring substances?*
3

4 EPA's proposed research activities can answer the question about the known toxic effects of
5 naturally occurring substances that have been evaluated previously (e.g., radon, hydrogen
6 sulfide, and selenium) by compiling existing toxicity information. The SAB cautions EPA on
7 spending resources on predicting the toxicities of substances, unless EPA knows that the
8 probability of exposure to a particular substance is high. The SAB also notes that Table 5 is
9 fairly general and does not include radon or ammonia and that Table D2 should be included in
10 the discussion in Section 6.3.5. If EPA uses predictive toxicology tools, EPA should consider
11 the likelihood of exposure (both frequency and concentration) to specific substances from
12 hydraulic fracturing activities, and include some description of data quality associated with such
13 tools (human data versus structure activity relationships, SAR). Hence, the SAB recommends
14 that the level of effort using predictive toxicology tools should be limited and only be pursued if
15 there is a high likelihood of exposure (both frequency and concentration) to specific substances
16 from hydraulic fracturing activities. If exposure to specific substances is extremely unlikely, this
17 activity should not be undertaken or should have a low priority.
18

19 Two other potential products of this research activity are to prioritize a list of chemicals
20 requiring further toxicity study and to develop Provisional Peer-Reviewed Toxicity Values
21 (PPRTVs) for chemicals of concern. The SAB also recommends that these activities have a low
22 priority if exposure to a substance is not likely and/or levels of exposure are minimal (e.g., parts
23 per trillion). For prioritizing chemicals for further study, EPA should review the process it used
24 to develop its most recent Contaminant Candidate List (CCL) and apply any lessons learned.
25

26 The SAB also recommends that EPA consider hazard broadly and include risks that these
27 substances may have (explosions) that are not due to toxicity. EPA should also acknowledge
28 importance of any aesthetic impacts that both naturally occurring and well-injection derived
29 substances may have on drinking water quality.
30

31 Suggestions for Additional Research Activities
32

33 The SAB provides the following suggestions for additional research activities:
34

- 35 1) Conduct a case study involving seismic and groundwater monitoring in a highly stressed area
36 involving faults within 1000 feet of wells undergoing hydraulic fracture treatment. The
37 purpose of this recommendation is to emphasize the complex interplay between natural
38 fractures within a formation and its response to hydraulic fracture treatment. In shales in
39 particular, the stress-dependence of the permeability of natural fractures, as well as the
40 permeability generated by shear fracturing that may develop, are the dominant features that
41 control fluid flow and potential fluid mobility pathways. See Maxwell et al. (2011).
42
- 43 2) Identify and characterize common and best practices for well construction (e.g., casing
44 design, construction under different scenarios, settings, failure rates, life expectancies, and

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1 performance of cements under a variety of hydraulic fracturing conditions), and determine
2 whether such practices meet minimum standards from a public water supply perspective.
3 EPA should consider gathering available information on this topic from the American
4 Petroleum Institute and the National Ground Water Association.
5

6 3) Research fluids and fluid movements associated with hydraulic fracturing in terms of
7 mobility. There are gaseous and liquid states, and potentially even “hybrid” states and
8 phases, different flow paths, and different flow mechanisms under different temperature and
9 pressure regimes.

10
11 4) Review Tables 5, D2 (needs to be included in section 6.3.5), and D3 for completeness (e.g.,
12 radon is not included). In the future, toxicity studies, if exposure is likely, may need to be
13 undertaken.
14

15
16 Reference:

17
18 Maxwell, S., Cho, C., and Norton, M. Integration of surface seismic and microseismic part 2:
19 Understanding hydraulic fracture variability through geomechanical integration. 2011.
20 *Canadian Society of Exploration Geophysicists Recorder* 36(2): 26-30.
21

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1

2 **3.7. Proposed Research Activities – Flowback and Produced Water**

3 *Charge Question 4(d): Proposed research activities are provided for each stage of the*
4 *water lifecycle and summarized in Figure 9. Will the proposed research activities*
5 *adequately answer the secondary questions listed in Table 2 for the Flowback and*
6 *Produced Water stage of the water lifecycle? Please provide any suggestions for*
7 *additional research activities.*

8

9 **3.7.1. General Comments**

10

11 In order to address the research questions listed in Table 2 for the Flowback and Produced Water
12 stage of the water lifecycle, EPA plans to conduct the following activities:

- 13
- 14 • Conduct retrospective and prospective case studies
 - 15 • Compile list of chemicals found in flowback and produced water
 - 16 • Identify or develop analytical methods
 - 17 • Review scientific literature on surface chemical spills
 - 18 • Investigate scenarios involving contaminant migration up the well
 - 19 • Identify known toxicity of HF wastewater constituents
 - 20 • Predict toxicity of unknown chemicals
 - 21 • Develop Provisional Peer-Reviewed Toxicity Values (PPRTVs) for chemicals of
22 concern.

22

23 The SAB believes that, overall, these proposed activities will adequately address the research
24 questions associated with this lifecycle stage as outlined in Table 2. The SAB has some
25 suggestions for specific components of the research plan that could be strengthened as described
26 further below.

27

28 The handling, treatment and disposal of post-fracturing produced water represents an important
29 route of exposure and has potential for adverse widespread impacts. Although sometimes
30 flowback and produced water are mentioned independently, these distinctions are only
31 operational as there is a continuous evolution of water quality for post-fracturing produced
32 water. To the extent differentiation of flowback and produced water is desired by EPA, the SAB
33 recommends that EPA clearly define flowback and produced water in the main body of the
34 Study Plan.

35

36 EPA should gather both currently available information on the composition of post-fracturing
37 produced water from the hydraulic fracturing process, and proprietary information on all
38 additives included in any injected water. The SAB recommends the collection of water quality
39 data from specific points in time and from carefully selected locations, including the ongoing
40 studies on the quality of surface waters in the regions with significant hydraulic fracturing

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1 activity. EPA should evaluate quality assurance/quality control (QA/QC) aspects of the studies
2 that would be assessed or conducted by EPA.

3
4 The SAB recommends that EPA consider the use of a risk assessment framework to assess and
5 prioritize research activities for the lifecycle stages of flowback and produced water. The SAB
6 recommends that EPA focus on potential human exposure, followed by hazard identification, if
7 sufficient time and resources are available. The SAB anticipates that an important opportunity
8 for human health exposure is likely to be through exposure to liquids that are brought back to the
9 surface during hydraulic fracturing operations, such as during surface water management of
10 flowback and produced waters and during disposal of treated wastewater. In addition, since
11 groundwater can potentially be contaminated by HF in a number of ways (including leakage
12 from storage, leakage from the injection wells, leakoff during hydrofracking potentially along
13 faults or up abandoned wells, and seepage into the ground if land applied), potential groundwater
14 contamination is another important opportunity for human health exposure. EPA will be
15 obtaining information as the study progresses and should use its expertise to set priorities for
16 these and other pathways as needed. The SAB recommends that EPA not conduct toxicity
17 testing at this time.

18
19 The SAB has a number of specific comments noted below associated with this lifecycle stage.
20 Additional specific comments on the research questions for this lifecycle stage are included
21 within this Report's response to Charge Question 2.

22 23 **3.7.2. Specific Comments**

24
25 The SAB recommends that EPA consider the use of a risk assessment framework to assess and
26 prioritize research activities for the lifecycle stages of flowback and produced water. The SAB
27 further believes that EPA should conduct a risk assessment paradigm analysis (i.e., hazard
28 identification, dose-response assessment, exposure assessment, and risk management) for each
29 lifecycle stage and use the paradigm to assist in problem formulation. Consequently, it is
30 expected that the main outcomes of this study would be less deterministic and more probabilistic
31 in nature. The SAB recommends that EPA focus on potential human exposure, followed by
32 hazard identification, if sufficient time and resources are available. The SAB also suggests that
33 there is no need to conduct toxicity testing at this time.

34
35 The SAB suggests the handling of liquids that are brought back to the surface during hydraulic
36 fracturing operations, such as during surface water management of flowback and produced
37 waters and during disposal of treated wastewater, represents an important route of exposure and
38 has potential for adverse widespread environmental impacts from the development of
39 unconventional gas resources. This is particularly true in situations where Class II Underground
40 Injection Control (UIC) wells are not the main disposal alternative. A lifecycle approach is an
41 important component of this study, and this lifecycle must be correctly characterized.
42 In addition, since groundwater can potentially be contaminated by hydraulic fracturing in a
43 number of ways (including leakage from storage, leakage from the injection wells, leakoff
44 during hydrofracking potentially along faults or up abandoned wells, and seepage into the

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1 ground if land applied), potential groundwater contamination is another important opportunity
2 for human health exposure. EPA will be obtaining information as the study progresses and
3 should use its expertise to set priorities for these and other pathways as needed.

4 The SAB agrees with EPA that it is very important to gather information on the composition of
5 flowback and produced water from the hydraulic fracturing process, to the extent these data are
6 currently available. EPA should consider contacting Publicly Owned Treatment Works
7 (POTWs) who accept this water for treatment, accessing the Colorado Oil and Gas Commission
8 database, and assessing ongoing U.S. Department of Energy National Energy Technology
9 Laboratory projects, particularly since the sampling and analysis to be conducted as part of this
10 study would be rather limited. Within the human exposure assessment, EPA should assess
11 which chemicals are of primary concern and their probability for transport in groundwater and
12 air. The SAB recommends that water quality data be collected from specific points in time and
13 from carefully selected locations, including the ongoing studies on the quality of surface waters
14 in the regions with significant hydraulic fracturing activity. In cases where actual concentrations
15 of contaminants are needed to assess potential environmental impacts, including toxic effects, it
16 would be necessary to validate QA/QC aspects of the studies that collected these data. It is
17 expected that the prospective case studies would follow requisite QA/QC protocols.
18 Development of new analytical techniques may be beyond the capability of the proposed study
19 in terms of time and budget; there is likely sufficient information in the literature to utilize when
20 conducting sample collection and analysis as part of this study.

21
22 The Study Plan appears to emphasize the focus of study and research towards shale formations,
23 but also notes that coal bed methane and other types of hydraulic fracturing are to be considered
24 (Section 2.3). The Study Plan should clarify and specify the research focus for this lifecycle
25 stage (i.e., whether the focus for gathering information is on hydraulic fracturing in shale units,
26 natural gas production, coal bed methane production, other types of hydraulic fracturing activity,
27 or a combination of the above).

28
29 The SAB suggests a number of specific research questions under the response to Charge
30 Question 2, and provides a few additional suggested specific research questions:

- 31
- 32 • Inventory types of water being used in hydraulic fracturing to answer questions regarding
33 how much high quality water is being used (e.g., water less than 10,000 mg/L TDS) vs.
34 lower quality waters.
35
 - 36 • Inventory post-fracturing produced water quality for different geographic regions and by
37 HF product used to facilitate specific environmental monitoring and improve reporting
38 outcomes as well as to inform first responders in the case of spills and leaks and to
39 develop necessary management (treatment) approaches as a function of ultimate disposal
40 alternatives.
41
 - 42 • Consider normal industrial practices at coal bed methane hydraulic fracturing facilities.
43 These facilities have documented best management approaches for produced waters, and

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1 also have identified boundaries for use of and expectations associated with produced
2 water quality and hazard scenarios and spills.

- 3
- 4 • Assess industry practices on containment technologies and releases from pits and liners
5 with leaky seals, and describe the “best management practices” for handling flowback
6 and produced water during storage and transport.
- 7
- 8 • The SAB suggests that identification of potential for leaks and spills during storage and
9 transport should be based on documented events in the past, which can serve to assess the
10 probability for the release of contaminants during different stages of flowback and
11 produced water management provided that trends in management practices are taken into
12 consideration.
- 13
- 14 • Assess potential adverse environmental impacts associated with buried pits and
15 impoundments through evaluating the quality of soils and groundwater near such
16 structures.
- 17
- 18 • The SAB suggests that the disposal of post-fracturing produced water to existing POTWs
19 and Centralized Waste Treatment (CWT) facilities needs to be evaluated in terms of the
20 fate of key constituents (e.g., chloride, bromide, radium) that may be relevant for
21 drinking water treatment facilities downstream of these wastewater treatment plants.
22
23
24

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1

2 **3.8. Proposed Research Activities - Wastewater Treatment and Waste Disposal**

3 *Charge Question 4(e): Proposed research activities are provided for each stage of the*
4 *water lifecycle and summarized in Figure 9. Will the proposed research activities*
5 *adequately answer the secondary questions listed in Table 2 for the Wastewater*
6 *Treatment and Waste Disposal stage of the water lifecycle? Please provide any*
7 *suggestions for additional research activities.*

8

9 **3.8.1. General Comments**

10

11 In order to address the research questions listed in Table 2 for the Wastewater Treatment and
12 Waste Disposal stage of the water lifecycle, EPA plans to conduct the following activities:

- 13 • Conduct retrospective and prospective case studies
- 14 • Assess existing data on treatment and/or disposal of HF wastewaters
- 15 • Identify HF chemical constituents that create disinfection byproducts
- 16 • Evaluate potential impacts of high chloride concentrations on drinking water utilities

17

18 The SAB believes that, overall, these proposed activities will adequately address the research
19 questions associated with this lifecycle stage as outlined in Table 2. The SAB has some
20 suggestions for specific components of the research plan that could be strengthened as described
21 further below.

22

23 The Panel strongly recommends the use of scenario modeling, in concert with both retrospective
24 and prospective case studies, to “define the boundaries” for activities under this portion of the
25 water lifecycle. If dilution is potentially inadequate, then adverse impacts are possible and
26 additional treatment may be needed. Scenario modeling involving simple mass balances should
27 be conducted as a first-order effort to determine if or when dilution constitutes adequate
28 “treatment.” Existing practice in some areas is to discharge return flows to wastewater treatment
29 plants and to rely on dilution to “treat” a number of constituents not removed by conventional
30 wastewater treatment processes, such as TDS, chloride, bromide, and non-biodegradable organic
31 matter. For these constituents, simple calculations can be done to estimate effluent and
32 downstream concentrations, which can then be evaluated for their potential to cause adverse
33 impacts (not only to humans, via drinking water supplies, but also to other receptors in future
34 studies).

35

36 Hydraulic fracturing return flows contain many constituents that are similar to those for which
37 treatment technologies exist within the state of practice of industrial wastewater treatment. For
38 those constituents, SAB believes that EPA should conduct a thorough literature review to
39 identify existing treatment technologies that are currently being used to treat HF wastewater,
40 identify knowledge relevant to hydraulic fracturing return flows, and identify constituents of HF
41 return waters that might merit additional attention. SAB recommends that EPA review the
42 documented data in the retrospective case studies to assess the efficacy and success of industrial

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1 wastewater treatment operations and pre-treatment operations for hydraulic fracturing return
2 flows. Only a limited number of Publicly Owned Treatment Plants (POTWs) have the ancillary
3 treatment technologies needed to remove the constituents in hydraulic fracturing return waters.
4 SAB recommends that EPA focus its efforts towards literature searches on POTW and industry
5 management practices that can minimize the adverse effects associated with certain constituents
6 such as TDS, natural organic matter (NOM), bromide, and radioactive species. In addition, EPA
7 should assess the need for any special storage, handling, management, or disposal controls for
8 solid residuals after treatment. EPA should consider whether land application (e.g., for disposal,
9 irrigation, or road application for dust suppression or deicing) of hydraulic-fracturing associated
10 wastewaters or residuals from treatment of these wastewaters, which is mentioned in the Study
11 Plan, has the potential to affect drinking water resources.

12
13 The SAB has a number of specific comments noted below associated with this lifecycle stage.
14 Additional specific comments on the research questions for this lifecycle stage are included
15 within this Report's response to Charge Question 2.

16 17 **3.8.2. Specific Comments**

18
19 The SAB recommends that the research question itself be reworded to "Are treatment processes
20 that are commonly used in water and wastewater treatment plants effective at removing
21 constituents of hydraulic fracturing (HF) wastewater, and how do these constituents affect the
22 performance of such treatment processes?"

23
24 Hydraulic fracturing return flows contain many constituents that are similar to those for which
25 treatment technologies exist within the state of practice of industrial wastewater treatment. For
26 those constituents, a thorough literature review should be conducted to match treatability studies
27 and treatment technologies that are currently being used to treat HF wastewater to hydraulic
28 fracturing return flows, and to identify constituents of HF wastes that might merit additional
29 attention. The EPA retrospective case studies should review the documented data to assess the
30 efficacy and success of industrial wastewater treatment operations and pre-treatment operations
31 for hydraulic fracturing wastewater (return flows). Such studies need to critically assess
32 characteristics of: volumes and flowrates; influent and effluent concentrations; the fate of the
33 treated water; management practices, and the disposal of solid residuals. Rather than just a
34 handful of retrospective studies as proposed, the full richness of available data should be
35 explored. In addition, facilities maintenance (aspects, requirements, frequency, etc.) and cost
36 factors (capital, operation and maintenance) at different stages of the life-cycle) need
37 documentation.

38
39 Few POTWs are designed to remove many of the contaminants of the hydraulic fracturing
40 process. Dissolved solids are not removed in such systems, and in high concentrations they can
41 disrupt some unit operations. This phenomenon has been well-studied, so the research on this
42 topic should focus on industry management practices that can minimize the adverse effects. All
43 POTWs that now accept hydraulic fracturing return flows should be included in the retrospective
44 studies in the assessment of the potential impacts of TDS. Similarly, the effects of increased

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1 NOM and bromide concentrations on disinfection byproducts formation in drinking water
2 treatment processes and on corrosion of water distribution networks can be assessed based on a
3 thorough literature review and information that the service companies likely have on the salt
4 content of the wastewaters. Radioactive species also deserve special attention. Therefore, once
5 again, the research should focus on management options to avoid concentrations that lead to
6 adverse effects, rather than on studying effects that have already been well characterized.

7
8 The EPA effort should include studying the impact on water treatment plants of the potential
9 increased burden of analyzing for contaminants in the treated effluent from any plants (POTWs
10 or industrial) that treat hydraulic fracturing wastewater and discharge the treated effluent
11 upstream of water treatment plants. Controlled release and dilution of the wastewater is one
12 such management method and deserves discussion and investigation. If specific contaminants in
13 hydraulic fracturing return flows are identified as posing a significant risk to a drinking water
14 supply source, then pre-treatment options for those contaminants should be investigated. Also,
15 POTW life cycle costs in light of this new stream of wastewater should be addressed. Pilot scale
16 testing objectives are in need of articulation.

17
18 Solid residuals from POTWs are typically taken to landfills, incinerated, or applied to land (there
19 may be some intermediate steps). If some hydraulic fracturing wastewater contaminants are
20 collected in the POTW residuals stream, then the need for any special storage, handling,
21 management, or disposal controls should be assessed. The EPA retrospective studies need to
22 investigate this issue. In states that allow land application of POTW residuals, there is a large
23 data set on sludge quality and chemistry. The prospective studies might be designed to assess
24 the ability to predict treatment performance, and then predict the real time genesis of outflow and
25 residuals composition from the POTWs.

26
27 The draft Study Plan should address the cumulative consequences of carrying out multiple HF
28 operations in a single watershed or region. Examples of such consequences include causing a
29 water body to exceed its total maximum daily load limit, which may cause the waterbody to be
30 considered impaired and placed on the “303(d) list” of impaired waters (stream segments, lakes)
31 that the Clean Water Act requires all states to submit for EPA approval. The SAB notes that an
32 important impact of the cumulative HF wastewater discharges in a region might be missed if the
33 focus is entirely on discharges from individual developments. This is especially true given the
34 fact that entire regions are now under development or consideration for development of these
35 hydrocarbon resources. Some example study questions include: “What is the assimilative
36 capacity of natural systems (wetlands, lakes, streams) to accommodate hydraulic fracturing
37 treated wastewaters?”; “Is this the best expenditure of ecosystem services?”; and “Is this an
38 equitable expenditure of environmental services?”

39
40 The U.S. Department of Energy collaboration associated with treatment technologies should be
41 more clearly articulated and defined, as well as the anticipated collaboration with any other
42 entities mentioned in the draft Study Plan.

1

2 **3.9. Research Outcomes**

3 *Charge Question 5: If EPA conducts the proposed research, will we be able to:*

4 *a. Identify the key impacts, if any, of hydraulic fracturing on drinking water*
5 *resources; and*

6 *b. Provide relevant information on the toxicity and possible exposure pathways of*
7 *chemicals associated with hydraulic fracturing?*

8

9 **3.9.1. General Comments**

10

11 EPA has proposed to conduct certain research activities associated with all stages of the
12 hydraulic fracturing water lifecycle shown in Figure 7 of the Study Plan in order to address the
13 research questions posed in Table 2 of the Study Plan. EPA proposes to conduct the research
14 using case studies and generalized scenario evaluations, which will rely on data produced by a
15 combination of the tools listed in Section 5.3 of the Study Plan. In addition, EPA outlines a
16 program of quality assurance that will be developed for all aspects of the proposed research.
17 EPA's proposed research activities for each stage of the hydraulic fracturing water lifecycle are
18 outlined in Figure 9 of the Study Plan, and EPA provides brief summaries of how the proposed
19 research activities will answer the fundamental research questions.

20

21 To respond to this Charge Question, the SAB focused on the potential research outcomes that
22 EPA identified for each step in the HF water lifecycle. These potential research outcomes are
23 identified in Chapter 6 of the draft Study Plan, at the end of the discussion of each stage of the
24 water lifecycle. For each potential research outcome listed in the draft report, the SAB
25 determined whether the outcome is likely to be achieved in whole, in part, or not at all, by the
26 proposed research.

27

28 The SAB believes that: 1) all of the potential water acquisition research outcomes identified by
29 EPA can be achieved; 2) most but not all of the potential chemical mixing research outcomes
30 identified by EPA can be achieved; 3) some but not all of the potential well injection research
31 outcomes identified by EPA can be achieved; 4) some but not all of the potential flowback and
32 produced water research outcomes identified by EPA can be achieved; and 5) some but not all of
33 the potential wastewater treatment and waste disposal research outcomes identified by EPA can
34 be achieved.

35

36 The two charge sub-questions are inherently very broad, primarily because of the heterogeneity
37 of hydraulic fracturing operations. For example, the potential 'key impacts' of hydraulic
38 fracturing are likely to depend strongly on local geological and hydrological conditions, and the
39 magnitude of those impacts is likely to depend on the site-specific details of the fracturing
40 operation and the management practices that are in place, both for routine operation and for
41 dealing with emergency situations such as flooding and spills. For this reason, the short (but not

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1 particularly helpful) response to the charge question is: “Yes” at some sites and under certain
2 conditions, and “No” at other sites or under other conditions. While one could try to identify the
3 most important conditional factors that influence the potential impacts of HF at different sites
4 and then prepare a response to the charge question for each of the corresponding contingencies,
5 the SAB believes that such an approach would lead to a large and unwieldy matrix of conditional
6 contingencies that would not be particularly valuable to EPA or the stakeholders.

7
8 The SAB focused on the potential research outcomes that the EPA identified for each step in the
9 HF water lifecycle. These potential research outcomes are identified in Chapter 6 of the draft
10 Study Plan, at the end of the discussion of each stage of the water lifecycle. For each potential
11 research outcome listed in the draft report, the SAB attempted to determine whether the outcome
12 is likely to be achieved in whole, in part, or not at all, by the proposed research. The SAB
13 recognizes that the ability to achieve a particular potential outcome is contingent on local
14 conditions and therefore cannot be assessed for all sites in a limited research program.
15 Nevertheless, the potential research outcomes are much more specific than the charge question
16 and the SAB believes this specificity allows for more focused evaluation.

17
18 The SAB recognizes that the EPA did not claim that the listed potential research outcomes were
19 comprehensive, or that the lists comprised the most important outcomes that the research would
20 achieve. However, the potential research outcomes appeared as the final entry in the sections
21 describing the various steps in the HF water life cycle, and the SAB believes that EPA intended
22 the lists to capture most of the key outcomes that EPA hoped would be achieved. The SAB
23 considered whether other, non-listed research outcomes might affect SAB’s response to the
24 charge question, but did not identify any non-listed outcomes that would significantly alter this
25 SAB assessment.

26
27 With respect to water acquisition, the SAB believes that the research is likely to accomplish the
28 outcome of identifying possible impacts on water availability and quality associated with large
29 volume water withdrawals for HF activities. It is also likely to accomplish the outcomes of
30 determining the cumulative effects of large volume water withdrawals and developing metrics
31 that can be used to evaluate the vulnerability of water resources, but only for HF sites that are
32 carefully characterized in case studies. Assuming that the goal of ‘assessing’ current water
33 resource management practices related to hydraulic fracturing refers to collection of data on
34 current practices, the goal of conducting such an assessment can also be achieved.

35
36 With respect to the chemical mixing life-cycle stage, the SAB believes that the outcome of
37 summarizing the relevant data in chemical mixing is achievable if cooperation with the HF
38 service companies is forthcoming. The goal of identifying the toxicity of chemical additives can
39 be achieved for those additives whose toxicity has been studied previously, and the goal of
40 identifying data gaps can also be achieved. The SAB believes that the outcome of identifying
41 chemical indicators for HF fluids is a worthy goal, but is skeptical that this outcome can be
42 achieved. The SAB believes that the outcome of determining the likelihood that surface spills
43 will result in the contamination of drinking water resources is too broad to achieve in a general
44 sense, but that it will be possible to achieve that outcome for a few chemicals that can be

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1 selected based on their potential to pose significant risk to human and environmental health. The
2 SAB believes that an assessment of management practices related to on-site chemical storage
3 and mixing is achievable as part of the proposed research, assuming full cooperation of the HF
4 service companies.
5

6 With respect to the well injection life-cycle stage, the frequency and severity of well failures, as
7 well as the factors that contribute to them, can be assessed, if the relevant data are supplied by
8 the HF service companies. The goal of identifying the key conditions that determine the extent
9 of interaction of existing pathways with hydraulic fractures is excessively broad and is unlikely
10 to be achieved in a way that is of significant practical value. However, significant progress
11 toward achieving this goal might be made in cases where appropriate modeling has been carried
12 out by the HF service companies, if those companies make their data available to the EPA. The
13 outcome of analyzing water quality of a potentially affected water body before, during, and after
14 injection can certainly be achieved. However, implicit in this outcome is the expectation that
15 any impacts of HF activities could be inferred based on changes in water quality. The SAB is
16 skeptical that such impacts could be detected in the relatively short time frame of the proposed
17 research. The goal of quantifying the mobility and fate of HF additives and of naturally
18 occurring substances that are mobilized by HF activities is too broad to be achieved by the
19 proposed research, but this goal might be achieved for a limited number of high-priority
20 chemicals. The SAB does not believe that developing analytical methods for detecting
21 chemicals associated with HF is an appropriate goal for the research. If it is undertaken, such an
22 effort could succeed for a limited number of chemicals, but at the cost of diverting resources
23 from goals that should have higher priority.
24

25 With respect to the flowback and produced water, i.e., post-fracturing produced water, the SAB
26 believes that the outcomes of compiling existing data on the identity, quantity, and toxicity of
27 flowback and produced water, and the preparation of a prioritized list of components for future
28 investigation with respect to toxicity and human health effects are achievable. The SAB does
29 not support use of resources from the current project to develop new analytical methods for
30 detecting components of the flowback and produced water, although that outcome is achievable
31 at the cost of not achieving other, higher priority goals. The outcome of determining the
32 likelihood that surface spills will result in the contamination of drinking water resources is too
33 broad to be achievable in any meaningful way. However, procedures can be developed for
34 assessing the likelihood that surface spills will lead to significant contamination of drinking
35 water, when the procedures are applied to specific spill scenarios in specific hydrogeologic
36 settings. The description of the data that will be collected in order to evaluate the risks to
37 drinking water resources posed by current methods for on-site management of HF wastes is
38 vague. A thorough analysis of on-site management practices could be useful for evaluating
39 those risks, but the SAB is unable to assess whether the data that will be collected and the
40 analysis that will be conducted will achieve that goal.
41

42 With respect to wastewater treatment and waste disposal, the SAB believes that the research will
43 achieve the outcome of identifying the fate and effects of inorganic constituent of HF wastes in
44 wastewater treatment and drinking water treatment plants (largely, but not exclusively, by

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1 literature surveys and information generated in an ongoing DOE study). This goal is unlikely to
2 be achieved for organic constituents of HF wastes, especially those that will be present in trace
3 concentrations after mixing with other water entering the treatment plants.
4

5 In addition to the research outcomes identified in the draft research plan, the SAB suggests that
6 EPA include as an outcome the generation of new research ideas for reducing the potential
7 adverse effects of HF activities (for example, ways to reduce water usage, identify BMPs, or
8 develop ‘greener’ HF additives).
9

10 An additional overarching issue is that EPA needs to view the environmental concerns and issues
11 in the context of the local community. As noted in Section 9 of the Study Plan, to address these
12 concerns, EPA plans to combine the data collected on the locations of well sites within the
13 United States with demographic information (e.g., income and race) to screen whether hydraulic
14 fracturing disproportionately impacts some citizens (e.g., identify whether more HF wells are
15 near communities with lower incomes) and to identify areas for further study. The SAB
16 recommends that EPA develop one or more specific outcomes related to the planned research
17 pertaining to environmental justice issues.
18

19 **3.9.2. Specific Comments**

20 Potential Research Outcomes: Water Acquisition (Section 6.1)

21
22
23 The potential research outcomes related to water acquisition identified in the draft Study Plan
24 were:
25

26 a) Identify possible impacts on water availability and quality associated with large volume water
27 withdrawals for hydraulic fracturing.
28

29 b) Determine the cumulative effects of large volume water withdrawals within a watershed and
30 aquifer.
31

32 c) Develop metrics that can be used to evaluate the vulnerability of water resources.
33

34 d) Provide an assessment of current water resource management practices related to hydraulic
35 fracturing.
36

37 SAB's response to these outcomes is as follows:
38

39 a) The SAB considers Outcome 6.1a to be largely a conceptual outcome that can be achieved by
40 understanding the steps involved in hydraulic fracturing and the environment in which it is
41 conducted. The phrase “possible impacts” suggests that the task can be accomplished by
42 brainstorming among a broad and representative group of technical experts and stakeholders. A
43 significant amount of such brainstorming has already occurred, and most of the possible impacts
44 of HF have probably been identified. Continued attention should be paid to this task throughout

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1 the project to increase the chance of identifying other, less obvious potential impacts, based on
2 data collected and observations made as the research progresses. Thus, the SAB believes that
3 Outcome 6.1a can be achieved.

4
5 b, c) The possible cumulative effects of large volume withdrawals from a watershed have been
6 documented in many prior water resource investigations unrelated to HF (see U.S. Army
7 Engineer Waterways Experiment Station, 1999; Prudic, D.E., 2007; and Alberta Environment,
8 2007). These effects are highly site-specific, and many studies on withdrawal do not address
9 impacts on water quality. Most large withdrawals are tied to either high density areas or
10 agriculture, and HF activities can be within low density non-agricultural areas. The outcome of
11 determining the cumulative effects of large volume water withdrawals will be accomplished at
12 HF sites that are carefully characterized in case studies, and the potential for extrapolation of the
13 findings to other sites will be limited due to the unique site-specific ecological and
14 developmental factors associated with the locations for each case study.

15
16 The situation is largely the same with respect to establishment of metrics for evaluating the
17 vulnerability of water resources to withdrawal of large volumes of water. It might be possible to
18 establish metrics that relate specifically to HF environments and activities, such as the presence
19 of pre-existing hydraulic interconnections in the underground (e.g., from mines) or the
20 generation of such pathways during the HF process. However, while these metrics might be
21 categorized as generally applicable, the data needed to apply them are detailed and site-specific,
22 so it is unclear whether simply identifying the metrics represents a valuable outcome.

23
24 d) It is unclear to the SAB whether the “assessment” referred to in this outcome would comprise
25 only data-gathering about existing management practices or a more in-depth analysis of the
26 effectiveness of the practices. If the former, then the task can be accomplished by collection of
27 data on water management practices from a representative cross-section of the industry. If the
28 latter, then the metrics for evaluating the practices need to be carefully developed, and it is not
29 clear that the EPA has paid sufficient attention to this effort to allow it to succeed.

30
31 Potential Research Outcomes: Chemical Mixing (Section 6.2)

32
33 The potential research outcomes related to chemical mixing identified in the draft Study Plan
34 were:

35
36 a) Summarize available data on the identity and frequency of use of various hydraulic fracturing
37 chemicals, the concentrations at which the chemicals are typically injected, and the total amounts
38 used.

39
40 b) Identify the toxicity of chemical additives, and apply tools to prioritize data gaps and identify
41 chemicals for further assessment.

42
43 c) Identify a set of chemical indicators associated with hydraulic fracturing fluids and associated
44 analytical methods.

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1
2 d) Determine the likelihood that surface spills will result in the contamination of drinking water
3 resources.

4
5 e) Assess current management practices related to on-site chemical storage and mixing.
6

7 SAB's response to these outcomes is as follows:
8

9 a) SAB believes that Potential Outcome 6.2a is achievable, assuming cooperation from the HF
10 service companies is forthcoming. The Panel noted that a state agency in Wyoming is currently
11 collecting data on chemical use in HF, and the EPA should take maximum advantage of that
12 effort, as well as any similar efforts undertaken by other state, federal, or non-governmental
13 agencies.
14

15 b) The SAB does not believe that it is possible, within the cost and time constraints of the
16 proposed research, to collect and evaluate new data on human toxicity of HF chemical additives.
17 The SAB does believe that any pre-existing data on toxicity of HF additives should be collected
18 and critically reviewed as part of the research, and that only limited efforts (such as toxicity
19 estimates using quantitative structure-activity relationships, or QSARs for those additives with a
20 high potential for exposure) should be made to estimate toxicity of HF additives for which there
21 are no pre-existing toxicity data. The review of existing data and of the QSARs should be used
22 to identify chemicals for further assessment.
23

24 c) The logical potential chemical indicators of HF fluids are the HF additives themselves and, in
25 some cases, specific salt ions or aggregate measures of salt concentration (e.g., specific
26 conductivity, TDS). The HF additives are usually added at low concentrations into the injected
27 water, and they are likely to be partially modified (e.g., by microbial action), volatilized, and/or
28 diluted substantially before entering a drinking water resource. Development of analytical
29 methods for detecting low concentrations of such chemicals can be very time-consuming and
30 costly. On the other hand, in situations where the concentration of salts (or the relative
31 concentration of specific ions) can serve as an indicator of HF fluids, no research is needed to
32 choose the specific indicator (either chloride or TDS is likely to be as good as any other choice),
33 and no methods development is required. Therefore, the SAB recommends that during this
34 project, inorganic salts and, possibly, organic HF additives for which analytical methods already
35 exist be used as chemical indicators of the presence of HF fluids in water resources. If it is
36 determined, based on other components of the research, that some HF chemicals might be
37 particularly valuable indicators of the presence of HF fluids, then efforts to develop analytical
38 methods for those chemicals can be undertaken subsequently.
39

40 It should be noted that, if a chemical that is present in the formation water (e.g., chloride) is
41 chosen as the indicator and is found at elevated concentrations in a nearby water resource, the
42 possibility can be raised that the concentration increase would have occurred even in the absence
43 of HF activity. Barring the unlikely possibility that a direct pathway for the chemical from the
44 HF environs to the water resource can be established, this issue falls more in the legal than the

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1 scientific domain (i.e., what is the burden of proof needed to attribute the higher concentration to
2 HF activity?). In addition, establishing that an increase in concentration has occurred at a site
3 where HF activity has been ongoing for several years would require some historical record of the
4 concentration of the indicator prior to HF activity; at a site where HF activity is starting (i.e., the
5 site of a prospective case study), it would require that the indicator appear in the water resource
6 within one or at most two years for the potential outcome to be achieved during this research
7 project. Neither of these scenarios can be assured, even if an appropriate indicator is selected.
8 Use of HF additives as indicators does not suffer from this drawback but, as noted above, it is
9 likely to be considerably more difficult to detect such additives in the water resource. For these
10 reasons, although the SAB is supportive of the search for an indicator chemical as part of this
11 project, it is not convinced that an appropriate indicator will be found (i.e., this outcome is a
12 worthy goal, but it might not be achieved).

13
14 d) There is no question that surface spills of HF fluids are potential sources of contamination to
15 shallow aquifers or surface waters. The likelihood that such contamination will actually occur
16 depends strongly on the management practices for the HF liquid waste stream and on the local
17 geology and hydrology, as well as the magnitude of the spill and the types of retardation and/or
18 transformations to which the chemicals are susceptible. Useful information on the possible
19 modes of transport and transformation of HF chemicals can be obtained in laboratory studies, but
20 such studies also depend on the hydrogeological conditions and are often costly to conduct. The
21 SAB believes that a general question about “the likelihood that surface spills will result in the
22 contamination of drinking water resources” is unanswerable, but that it can be answered once
23 site-specific and contaminant-specific information is available. Because of the cost of obtaining
24 the necessary contaminant-specific information, it is appropriate for the EPA to identify the
25 chemicals that pose the greatest risk to human and environmental health before initiating such
26 studies. To the extent that those chemicals can be identified, and their transport and
27 transformation characterized, as part of this research project, the outcome can be achieved for
28 those chemicals. If these tasks cannot be completed as part of the current research project, then
29 the research will still generate a useful outcome, but the goal of determining the likelihood of
30 contamination of drinking water resources will not be achieved.

31
32 e) Assuming that HF service companies are forthcoming with information about their chemical
33 storage and mixing management practices, and that a broad data-gathering effort is undertaken,
34 an assessment of management practices related to on-site chemical storage and mixing is
35 achievable as part of the proposed research. It should be noted that chemical storage and mixing
36 in HF are not obviously and fundamentally different from the corresponding activities in many
37 other industrial settings. The implicit question that is being addressed by this potential outcome
38 is whether the management practices are appropriate for the risks and challenges that exist for
39 chemical storage and mixing at HF sites. Data regarding current practices, when combined with
40 an assessment of the risks associated with chemical storage and mixing, should help answer this
41 question.

42
43

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1 Potential Research Outcomes: Well Injection (Section 6.3)

2
3 The potential research outcomes related to well injection identified in the draft Study Plan were:

- 4
5 a) Determine the frequency and severity of well failures, as well as the factors that contribute to
6 them.
7
8 b) Identify the key conditions that increase or decrease the likelihood of the interaction of
9 existing pathways with hydraulic fractures.
10
11 c) Evaluate water quality before, during, and after injection.
12
13 d) Determine the identity, mobility, and fate of potential contaminants, including fracturing fluid
14 additives and/or naturally occurring substances (e.g., formation fluid, gases, trace elements,
15 radionuclides, organic material) and their toxic effects.
16
17 e) Develop analytical methods for detecting chemicals associated with hydraulic fracturing
18 events.
19

20 SAB's response to these outcomes is as follows:

21
22 a) Outcome 6.3a is achievable if thorough historical data on well failures are provided by the HF
23 service companies and if EPA determines the number of hydraulically fractured wells in the
24 country. The draft Study Plan indicates that "EPA will select a representative sample of sites
25 and request the complete well files for the sites" and "will analyze the well files to assess the
26 typical causes, frequency, and severity of well failures." From these statements, it is clear that
27 EPA anticipates full cooperation from service companies. If that cooperation is forthcoming,
28 then this task will be achievable and could yield valuable information.
29

30 b) EPA proposes to achieve potential Outcome 6.3b primarily or exclusively via computer
31 modeling of contaminant transport under various "hydraulic fracturing well injection scenarios,"
32 taking into account features of both the engineering systems and the local geology. Such
33 modeling will undoubtedly shed some light on the potential contamination of drinking water
34 sources during the well injection phase of HF operations. However, the simulated outcomes will
35 be strongly dependent on assumptions and choices made about how to represent the physical
36 system, and the SAB has concerns that these assumptions and choices are not well constrained
37 by reliable data. As a result, converting the modeling outcomes to useful interpretive or
38 predictive outcomes may be problematic if the modeling assumptions and choices are not well
39 constrained by reliable data. The SAB is unable to determine if sufficient data exist to constrain
40 modeling choices, and thus cannot determine if this outcome can be met.
41

42 As currently phrased, the claimed potential outcome is excessively broad and is unlikely to be
43 achieved in a way that is of significant practical value. For example, the presence of many pre-
44 existing interconnected fractures is likely to facilitate interaction of existing pathways with

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1 hydraulic fractures, but that conclusion is intuitive. Modeling could probably be carried out to
2 identify some details of pre-existing fractures that pose especially high risk for interaction with
3 hydraulic fractures. The effort required for such modeling is large, but in many cases much of
4 the modeling might already have been completed as part of the pre-drilling analysis. EPA
5 should request any geophysical data, well logs, etc., that the developers of sites have
6 accumulated and use that information to the extent possible in this portion of the research

7
8 c) The SAB assumes that the water quality referred to in potential Outcome 6.3c was the water
9 quality of the drinking water source that might be at risk of contamination as a result of HF
10 activities. The plan to evaluate water quality before, during, and after injection of the HF fluids
11 indicates that this potential outcome applies primarily or exclusively to the prospective case
12 studies. While there is no doubt that such an evaluation can be carried out, the water quality
13 parameters that are analyzed will probably undergo minimal change during the relatively short
14 duration of the research program. In addition, the need to rely on inorganic salts as tracers for
15 the HF fluids (because analytical methods for the organic additives are either not available at all,
16 or not yet proven for the concentrations and matrices of interest) will complicate the
17 interpretation of the data, because it will raise the question of whether hydraulic fracturing was
18 truly the cause of any observed change in TDS.

19
20 The SAB has some concern that the absence of a strong contaminant signal could be
21 misinterpreted as support for the null hypothesis (i.e., that the contaminants cannot migrate to the
22 water body), when in fact it simply reflects a time lag between the initiation of HF activities and
23 the appearance of HF fluids in the water source that is longer than the observation period. The
24 SAB believes that the water quality evaluation that will be carried out is a worthwhile effort, but
25 that it might have to be continued substantially beyond the end of the initial research before the
26 outcome can be established with reasonable confidence.

27
28 d) Potential Outcome 6.3d is written in a way that suggests that the identity, mobility, fate, and
29 toxicity of all potentially significant contaminants will be determined as part of the project, and
30 that outcome is clearly not achievable. As noted elsewhere in this report, the SAB recommends
31 that none of the proposed toxicity testing be carried out as part of the current research. If that
32 recommendation is accepted, the determination of toxic effects will be limited to those
33 contaminants for which the toxicity has already been assessed. However, the goal of quantifying
34 the mobility and fate of the contaminants that are deemed to be of highest priority is achievable.
35 Given the plethora of HF additives and naturally occurring substances of potential interest, the
36 SAB recommends that the contaminants of primary concern be identified based on an initial
37 investigation of their usage rates, physical/chemical properties, and potential routes of human
38 exposure, and that transport-and-fate studies be carried out only on those contaminants, by a
39 combination of laboratory, field, and computer modeling experiments.

40
41 e) The SAB does not believe that developing new analytical methods for detecting and
42 quantifying HF additives is an achievable goal for the current research program, given the
43 constraints of time and funding.

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1 Potential Research Outcomes: Flowback and Produced Water (Section 6.4)

2
3 The potential research outcomes related to flowback and produced water identified in the draft
4 Study Plan were:

5
6 a) Compile information on the identity, quantity, and toxicity of flowback and produced water
7 components.

8
9 b) Develop analytical methods to identify and quantify flowback and produced water
10 components.

11
12 c) Provide a prioritized list of components requiring future studies relating to toxicity and human
13 health effects.

14
15 d) Determine the likelihood that surface spills will result in the contamination of drinking water
16 resources.

17
18 e) Evaluate risks posed to drinking water resources by current methods for on-site management
19 of wastes produced by hydraulic fracturing.

20
21 SAB's response to these outcomes is as follows:

22
23 a) The compilation of existing data relating to the identity, quantity, and toxicity of flowback and
24 produced water components is achievable as part of the research, and the SAB believes that
25 successful completion of this step is critical. The SAB wishes to reiterate its belief that the
26 toxicity data collected as part of this effort should be restricted to data that are already in the
27 scientific literature.

28
29 b) The SAB does not support use of resources from the current project to develop new analytical
30 methods for detecting components of the flowback and produced water.

31
32 c) The SAB believes that preparation of a prioritized list of components for future investigation
33 with respect to toxicity and human health effects is an appropriate and desirable outcome of the
34 research. Priority should be given to those compounds that have a combination of significant
35 anticipated health effects and significant potential routes of exposure to humans.

36
37 d) The likelihood that surface spills will result in contamination of drinking water resources
38 depends on the volume of the spill, the identities and concentrations of the contaminants in the
39 spillage, and the details of the potential pathways from the site of the spill to the water resource.
40 Therefore, this likelihood is highly site specific and cannot be quantified by some generalized
41 equation. The SAB believes that the EPA understands and appreciates this site-specificity, but
42 the wording of potential outcome 6.4d does not reflect that understanding; therefore, if the
43 potential outcome is interpreted literally, it cannot be achieved. The SAB recommends that EPA
44 consider revising this potential outcome so that it refers to development of procedures that can

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1 be used to assess the likelihood that various types of surface spills will lead to significant
2 contamination of drinking water resources, when the procedures are applied to specific spill
3 scenarios in specific hydrogeologic settings.

4
5 e) The data that the EPA anticipates collecting with regard to on-site management of HF wastes
6 are vague. The draft plan indicates the data will be collected from literature reviews,
7 retrospective case studies, and prospective case studies, but it is unclear exactly what
8 information will be sought. Statements such as, “it will be informative to compare the typical
9 management practices to unexpected situations that may lead to impacts...on drinking water
10 resources” and “information will also be collected on the ways in which wastewater is
11 transported for treatment or disposal” suggest that the research will, at best, generate a list of
12 some management (and probably some mismanagement) practices. However, it is difficult to
13 see how such data will be translated into a useful, generalized evaluation of the risks associated
14 with on-site management of HF wastes.

15
16 Potential Research Outcomes: Wastewater Treatment and Waste Disposal (Section 6.5)

17
18 The potential research outcomes related to wastewater treatment and waste disposal identified in
19 the draft Study Plan were:

- 20
21 a) Evaluate treatment and disposal methods that are currently being used to treat flowback and
22 produced water resulting from hydraulic fracturing activities.
23
24 b) Assess the short- and long-term effects resulting from inadequate treatment of hydraulic
25 fracturing wastewaters.

26
27 SAB's response to these outcomes is as follows:

28
29 a) The SAB interpreted potential outcome 6.5a as comprising both the effectiveness with which
30 components of HF wastes can be removed from the waste stream using treatment and disposal
31 methods that are currently being used to treat HF wastewater, and the effect of such wastes on
32 the performance of treatment processes with respect to removal and/or degradation of other
33 (non-HF) waste components. It should be noted that, in some cases, the HF wastes might be
34 reused by injection into new wells, and the changes in water quality associated with such
35 reinjection should be considered when assessing the composition of the wastes needing
36 treatment. The draft Study Plan identifies pre-treatment of HF wastewaters prior to direct land
37 application or prior to discharge to a community wastewater treatment system, as well as
38 discharge directly to a community wastewater treatment system (without pre-treatment) as
39 potential treatment/disposal methods. The draft Study Plan notes that substantial work that
40 addresses these issues has been completed by DOE NETL, and that only research to fill in the
41 remaining knowledge gaps will be carried out as part of the proposed project. It is not clear that
42 an assessment of the effectiveness of pre-treatment for solutions that will be re-injected is an
43 important research activity for this project.
44

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1 The monovalent inorganic constituents in HF wastes can be removed from the solution only by
2 desalination processes such as reverse osmosis, and the effectiveness of these processes is
3 relatively well-established. Some of the organic constituents of HF wastes might be removed by
4 biodegradation, volatilization, or adsorption, but few studies have attempted to track these
5 compounds as they pass through a treatment plant, and the feasibility of doing so in situations
6 where the HF fluids are discharged to a POTW is complicated by the low concentrations of those
7 compounds that are expected to be present once the HF fluids have been diluted by other
8 influents to the plant.

9
10 The effects of the major inorganic contaminants in HF waste fluids on wastewater treatment
11 processes and on soils have been extensively studied in other contexts, and the results of that
12 research should be taken into account, along with the results of the DOE research. The effects of
13 the organic contaminants on process performance will be more difficult to evaluate, other than
14 anecdotally, for the same reasons that make the fate of the compounds themselves difficult to
15 assess.

16
17 Based on the above considerations, the SAB believes that potential outcome 6.5a is likely
18 achievable with respect to the inorganic constituents of HF wastes, with minimal or no new
19 laboratory research. However, the same cannot be said for the organic constituents. For the
20 organic constituents, it is unlikely that this potential outcome will be achieved in situations
21 where the HF wastes are a small portion of the total waste stream entering the treatment plant.
22 The outcome might be achieved in a scenario where the HF wastes account for the majority of
23 the influent to the treatment process (e.g., in a treatment or pre-treatment facility treating only
24 HF fluid or wastewater consisting primarily of HF fluid).

25
26 b) Taken in conjunction with the research plan for topic 6.5, it appears that potential outcome
27 6.5b is referring primarily to the effects that components of HF wastewaters might have on
28 drinking water quality (e.g., TDS in drinking water, DBP formation during disinfection of
29 drinking water) and the infrastructure of wastewater and drinking water treatment systems (e.g.,
30 increasing corrosion rates). Although the potential outcome is written as though a wide (or even
31 comprehensive) range of such effects will be investigated, in truth only a couple will be
32 explored. Furthermore, even those effects are probably better studied by combining mass
33 balance calculations with existing literature on DBP formation and corrosion. The SAB's
34 assessment is that this potential outcome can be achieved for a very limited range of effects, and
35 that very little new laboratory research is required to do so.

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1 *Federal agencies as well as appropriate State and interstate regulatory agencies in*
2 *carrying out the study, which should be prepared in accordance with the Agency's*
3 *quality assurance principles.”*
4

5 In March 2010, EPA asked the SAB to review an initial research scoping document
6 related to hydraulic fracturing.² This document outlined the initial approach for determining the
7 scope of the study, potential research questions, and an initial approach for conducting the study.
8 In its response to EPA³ in June 2010, the SAB endorsed a lifecycle approach for the study plan,
9 and recommends that: (1) initial research be focused on potential impacts to drinking water
10 resources, with later research investigating more general impacts on water resources; (2) five to
11 ten in-depth case studies be conducted at “locations selected to represent the full range of
12 regional variability of hydraulic fracturing across the nation”; and (3) engagement with
13 stakeholders occur throughout the research process.
14

15 Following the receipt of the SAB comments in June 2010, EPA developed the attached
16 *Draft Plan to Study the Potential Impacts of Hydraulic Fracturing on Drinking Water*
17 *Resources*. The draft plan focuses on the full lifecycle of water in the hydraulic fracturing
18 process, from water acquisition, through the mixing of chemicals and actual fracturing, to the
19 post-fracturing stage, including the management of flowback and produced water and its
20 ultimate treatment and/or disposal. The research questions outlined in the study plan address
21 how activities in each of these stages may impact drinking water resources. EPA has identified
22 these research questions from stakeholder meetings and a review of the existing literature on
23 hydraulic fracturing. Stakeholders have also helped EPA to identify the potential case study
24 sites discussed in the draft study plan.
25

26 **Specific Request**

27 ORD requests that the SAB comment on the scope, proposed research questions, research
28 approach, research activities, and research outcomes outlined in the *Draft Plan to Study the*
29 *Potential Impacts of Hydraulic Fracturing on Drinking Water Resources*. Comments from the
30 SAB will be considered during the development of the final plan to study the potential impacts
31 of hydraulic fracturing on drinking water resources.
32

33 We appreciate the efforts of the SAB to prepare for the upcoming review of the *Draft*
34 *Plan to Study the Potential Impacts of Hydraulic Fracturing on Drinking Water Resources*, and
35 we look forward to discussing the plan in detail on March 7-8, 2011. Questions regarding the
36 enclosed materials should be directed to Susan Burden at
37 burden.susan@epa.gov or burden.susan@epa.gov or
38 burden.susan@epa.gov or burden.susan@epa.gov or
39 202-564-6308.

²[http://yosemite.epa.gov/sab/sabproduct.nsf/0/3B745430D624ED3B852576D400514B76/\\$File/Hydraulic%20Fracturing%20Scoping%20Doc%20for%20SAB-3-22-10%20Final.pdf](http://yosemite.epa.gov/sab/sabproduct.nsf/0/3B745430D624ED3B852576D400514B76/$File/Hydraulic%20Fracturing%20Scoping%20Doc%20for%20SAB-3-22-10%20Final.pdf)

³[http://yosemite.epa.gov/sab/sabproduct.nsf/0/CC09DE2B8B4755718525774D0044F929/\\$File/EPA-SAB-10-009-unsigned.pdf](http://yosemite.epa.gov/sab/sabproduct.nsf/0/CC09DE2B8B4755718525774D0044F929/$File/EPA-SAB-10-009-unsigned.pdf)

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Charge to the SAB

We ask the SAB to focus on the questions below during the review of the *Draft Plan to Study the Potential Impacts of Hydraulic Fracturing on Drinking Water Resources*:

2. Water Use in Hydraulic Fracturing

EPA has used the water lifecycle shown in Figure 7 to characterize hydraulic fracturing and to identify the potential drinking water issues. Please comment on the appropriateness of this framework for the study plan. Within the context of the water lifecycle, does the study plan adequately identify and address the areas of concern?

3. Research Questions

EPA has identified both fundamental and secondary research questions in Table 2. Has EPA identified the correct research questions to address whether or not hydraulic fracturing impacts drinking water resources, and if so, what those potential impacts may be?

4. Research Approach

The approach for the proposed research is briefly described in Chapter 5. Please provide any recommendations for conducting the research outlined in this study plan, particularly with respect to the case studies. Have the necessary tools (i.e., existing data analysis, field monitoring, laboratory experiments, and modeling) been identified? Please comment on any additional key literature that should be included to ensure a comprehensive understanding of the trends in the hydraulic fracturing process.

5. Proposed Research Activities

Proposed research activities are provided for each stage of the water lifecycle and summarized in Figure 9. Will the proposed research activities adequately answer the secondary questions listed in Table 2 for each stage of the water lifecycle? Please provide any suggestions for additional research activities.

6. Research Outcomes

- If EPA conducts the proposed research, will we be able to:
- a. Identify the key impacts, if any, of hydraulic fracturing on drinking water resources; and
 - b. Provide relevant information on the toxicity and possible exposure pathways of chemicals associated with hydraulic fracturing?

Attachment: *Draft Plan to Study the Potential Impacts of Hydraulic Fracturing on Drinking Water Resources*