Mr. Chairman, thank you for the opportunity to testify today. My name is Scott Kell. I am President of the Ground Water Protection Council (GWPC) and appear here today on its behalf. I am also Deputy Chief of the Ohio Department of Natural Resources Division of Mineral Resources Management. With me today are Mike Paque, Executive Director of the GWPC, Dave Bolin, Assistant Director of the Alabama Oil and Gas Board, and Lori Wrotenbery, Director of the Oklahoma Corporation Commission’s Oil and Gas Conservation Division. Within our respective States, we are responsible for implementing the state regulations governing the exploration and development of oil and natural gas resources. First and foremost, we are resource protection professionals committed to stewardship of water resources in the exercise of our authority.

The GWPC is a non-profit association of state agencies responsible for environmental safeguards related to ground water. The members of the association consist of state ground water and underground injection control regulators. The GWPC provides a forum through which its state members work with federal scientists and regulators, environmental groups, industry, and other stakeholders to advance protection of ground water resources through development of policy and regulation that is based on sound science. I have included a list of the GWPC Board of Directors in our written submission.

The GWPC understands that our nation’s water and energy needs are intertwined, and that demand for both resources is increasing. Smart energy policy will consider and minimize impacts to water resources.

With respect to the protection of water resources, the GWPC recently published two reports of note. The first of these reports is called Modern Shale Gas Development in the United States: A Primer (http://www.gwpc.org/e-library/documents/general/Shale%20Gas%20Primer%202009.pdf). The primer discusses the regulatory framework, policy issues, and technical aspects of developing unconventional shale gas resources. As you know, there are numerous deep shale gas basins in the United States, which contain trillions of cubic feet of natural gas. The environmentally responsible development of these resources is of critical importance to the energy security of the U.S. Recently, however, there has been concern raised about the methods used to tap these valuable resources. Technologies such as
hydraulic fracturing have been characterized as being environmentally risky and inadequately regulated. The primer is designed to provide accurate technical information to assist policy makers in their understanding of these issues.

In recent months, the states have become aware of press reports and websites alleging that six states have documented over one thousand incidents of ground water contamination resulting from the practice of hydraulic fracturing. Such reports are not accurate. Attached to my testimony are signed statements from state officials representing Ohio, Pennsylvania, New Mexico, Alabama, and Texas, responding to these allegations.

From the standpoint of the GWPC, the most critical issue is protection of water resources. As such, our goal is to ensure that oil and gas development is managed in a way that does not create unnecessary and unwarranted risks to water. As a state regulatory official, I can assure you that our regulations are focused on this task. This leads me to the second report the GWPC has recently published.

This report, entitled State Oil and Gas Regulations Designed to Protect Water Resources, evaluates regulations implemented by state oil and gas regulatory agencies as they relate to the protection of water. To prepare this report, the GWPC reviewed the regulations of the twenty-seven states that, when combined, account for more than 99.8% of all the oil and natural gas extracted in the U.S. annually. To prepare this report, each state’s regulatory requirements were studied with respect to their water protection capacity. The study evaluated regulated processes such as well drilling, construction, and plugging, above-ground storage tanks, pits and a number of other topics. The report also contains a statistical analysis of state regulations. As a result of our regulatory review and analysis, the GWPC concluded that state oil and gas regulations are adequately designed to directly protect water resources through the application of specific programmatic elements such as permitting, well construction, hydraulic fracturing, waste handling, and well plugging requirements. While State regulations are generally adequate, the GWPC report makes the following recommendations.

First, a study of effective hydraulic fracturing practices should be considered for the purpose of developing Best Management Practices (BMPs) that can be adjusted to fit the specific conditions of individual states. A one-size-fits-all federal program is not the most effective way to regulate in this area. BMPs related to hydraulic fracturing would assist states and operators in ensuring the safety of the practice. Of special concern are zones in close proximity to underground sources of drinking water, as determined by the state regulatory authority.

Second, the state review process conducted by the national non-profit organization State Review of Oil and Natural Gas Environmental Regulations (STRONGER) is an effective tool in assessing the capability of state programs to manage exploration and production waste and in measuring program improvement over time. This process should be expanded, where appropriate, to include state oil and gas programmatic
elements not covered by the current state review guidelines. STRONGER is currently convening a stakeholder workgroup to consider drafting guidelines for state regulation of hydraulic fracturing.

Finally, the GWPC concludes that implementation and advancement of electronic data management systems has enhanced state regulatory capacity and focus. However, further work is needed in the areas of paper-to-digital data conversion and inclusion of more environmental, or water related data. States should continue to develop comprehensive electronic data management systems and incorporate widely scattered environmental data as expeditiously as possible. Federal agencies should provide financial assistance to states in these efforts.

In conclusion, Mr. Chairman and Committee Members, we believe that state regulations are designed to provide the level of water protection needed to assure water resources remain both viable and available. The states are continuously striving to improve both the regulatory language and the programmatic tools used to implement that language. In this regard, the GWPC will continue to assist states with their regulatory needs for the purpose of protecting water, our most vital natural resource.

Thank you.