

**From:** [Sherry Gordon](#)  
**To:** [Kourtney Romine](#)  
**Subject:** for CC-2020-OGR-01-003 hearing...  
**Date:** Saturday, March 06, 2021 03:51:02 PM

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Ms. Romine:

I request that the "new" Section 14 spacing unit for the Barlow #2-14 well be required to have a *new* integration application. Much has changed since 2015/16 when the Barlow #1-14 well's Section 14 spacing unit was force-pooled. Many property owners are new; many who remain the same understand far better the ramifications to their interests of living in this area with gas/oil wells; and since that time, it has been legally determined that what is 'just & reasonable' for property owners *as well as* willingly-leased mineral rights owners needs to be settled before future hydrocarbon development involving *unwilling* owners is sanctioned by the State.

I live in rural Gem County, where plenty of exploration and leasing of gas and oil-related lands has taken place in the past decade, so I have a concern about how the State handles any issues involving 'integration'... just along east of Fruitland's section of the Payette River. *Any* Idaho citizen in these several explored/leased counties, in fact, has a valid interest in seeing that such industrial developments - *in people's neighborhoods, and next to important rivers* - are overseen fittingly.

Thank you for placing this in the record - Sherry Gordon