

**From:** [Roxie Tolbert](#)  
**To:** [Kourtney Romine](#)  
**Subject:** Fallon 2-14  
**Date:** Monday, March 08, 2021 11:56:11 AM

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RE: Docket No. CC-2020-OGR-01-003 – Integration Order CC-2016-OGR-01-001 and Barlow #2-14

We are property owners as well as owners of our mineral rights in the Fallon section and are writing to express our opposition to the drilling of the Barlow 2-14 well. It is our understanding that the law permits only one well per spacing unit and it is disturbing to us that it appears that a second one will be allowed. If they do insist on moving forward with this, a new integration application absolutely must be required. Allowing this to go forward, sets a dangerous precedent. A lot has changed in this area since the original integration application. To move forward without a new one is irresponsible and does not take into account the impact on the great number of residents living in the Fallon section currently who were not living here when the original integration application was approved. It is disturbing to us that something that has such a great impact on our water, possible undermining of the foundations of our homes, health risks, and property values could be approved without allowing us to have any input.

Again, we have to question why IDL seems to be so invested in supporting SROG (an out-of-state company) and shows little interest in protecting the beautiful state of Idaho, its water supply and general environment and the rights of its citizens.

William and Roxie Tolbert