

From: [Julie Fugate](#)  
To: [Kourtney Romine](#)  
Subject: Spacing and Integration Application  
Date: Wednesday, January 29, 2020 09:29:09 AM

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Dear Ms. Romine,

The Idaho Oil and Gas Conservation Commission voted 5-0, April 23, 2019, to vacate the order which forced landowners to sell their natural gas and oil. The vote was done as the result of a directive by a federal judge in August, 2018. This ruling required AMI to re-visit all uncommitted mineral interest owners totaling approximately 200 parcels in the Fallon section.

Alta Mesa Idaho's (AMI) initial application in 2016 revealed a pool of gas in a 625 acre area. It appears, instead of contacting the 200 parcel owners in the 625 acres, the pool of gas shrunk to an area of just 160 acres. This change reduced the number of uncommitted parcel owners from 200 to only six: Alan and Glenda Grace, Jimmie and Judith Hicks, Karen Oltman, Shady River LLC, Anadarko Land Corp., and the City of Fruitland.

Regardless of this proposed change by AMI or Snake River Oil & Gas/AMI, there is no invisible wall that surrounds this 160 acre plot of ground. All of us in the Fruitland community will be impacted by the effects of the Fallon well going into production.

I am confused why Idaho Department of Lands choses to side with this industry again and again. Aside from the negative track records of oil and gas companies, WHY are you not looking at how drilling has impacted other states? That information is available to all of us!

I can only shake my head and pray to God someone at the Idaho Department of Lands or our elected officials, whose jobs are to protect Idaho citizens, will wake up and say NO!

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