Good afternoon,

The following are my comments on the pending application for the Barlow 2-14 well application. I am just a housewife, but common sense makes me wonder how this is not just a second well drilled and producing from section 14? We own acreage including in section 14. As far as I know, no seismic testing activity took place upon my land. Please explain how this application protects correlative rights and is consistent with the previous order for section 14. By the way, when I reviewed the application, I also noticed that a germane question went unanswered. "Is Operator requesting a well location exception?"

Thank you, JoAnn Higby