

From: [Sharla Arledge](#) on behalf of [Comments](#)
To: [Kourtney Romine](#); [Mick Thomas](#)
Subject: FW: Comment Submitted
Date: Wednesday, August 05, 2020 05:11:50 PM

From: Department of Lands <no-reply@idl.idaho.gov>
Sent: Wednesday, August 05, 2020 3:58 PM
To: Comments <comments@idl.idaho.gov>
Subject: Comment Submitted

From: Sherry Gordon at sherrygordon5@gmail.com
Address: PO Box 1091
City: Emmett
State: Idaho

Comment:

RE a proposed Barlow #2-14 well permit:

It is an absurdity to consider a request for a -second- well on acreage with an already-set spacing unit -and- already 'integrated' mineral rights owners. IDL's/the IOGCC's own laws state that only a single well will be drilled in each unit. Does Snake River Oil & Gas really expect that the State will let them -stack- spacing units just so they can drill a well a mere 20ft away from the Barlow #1-14, which hasn't produced to standard? And perpetrate yet another well on the riverine land just upstream of the Fruitland water system intake? – which should have been enough to obviate the Barlow #1-14 in the first place. (I have quite a few friends in Fruitland who aren't -at all- happy to have their drinking water played around with in this fashion.)

Please -do not- grant Snake River this permit!