

**From:** [Eric Willadsen](#)  
**To:** [Oil and Gas Conservation Rulemaking](#)  
**Subject:** Comments on Oil & Gas rule making process  
**Date:** Wednesday, October 26, 2016 04:52:55 PM

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To whom it may concern:

I am most concerned about the following protocols that IDL has outlined during their leasing and gas development protocol. I'm worried about the infringement on private property rights, directly and indirectly through environmental factors such as watershed quality protection amongst other issues. It would be a tragedy to lose the quality of life we all enjoy as Idahoans for the meager, temporary financial benefit that hydraulic fracturing and other forms of gas and oil development would bring us.

Section 130. Integration (P 554) - NO person, nor their property should EVER be forced into a minerals production agreement against their will, and especially if doing so jeopardizes their mortgage or insurance policies o their property.

Section 211. Hydraulic Fracturing (P 562) - specifically subsection .02 - VOCs and distillates - the introduction of ANY VOCs (volatile organic compounds - most of which are carcinogenic, toxic and/or neurotoxic to humans and animals) or distillates into any well is a potential ground water contamination issue. Put into perspective, one gallon of gasoline will contaminate up to 750,000 gallons of fresh water, and most VOCs and distillates are far more hazardous than gasoline.

Thank you for your time.

Sincerely,  
Eric Willadsen

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"Trees and rocks and rivers really do have things to say to us." - Derrick Jensen