

From: happyhuskytrails@aol.com [<mailto:happyhuskytrails@aol.com>]
Sent: Saturday, February 16, 2013 6:31 PM
To: AOGCC Cust Svc (DOA sponsored)
Subject: Comment/Proposals on Rules for Hydraulic Fracturing Regs.

Cathy Foerster - Chair
Alaska Oil and Gas Conservation Commission

Dear Cathy'

My wife and I were happy to see that these proposed regulations are being investigated. Living in Nikiski, we are surrounded by wells of different kinds. A firm (SAExploration), was just looking into drilling exploratory holes on our property. They wanted us to sign off on their liability if something happened. Our first concern is LOSS or CONTAMINATION of our water since all of us are on a well system. The water table can change even if not contaminated. The legal costs would exceed any award for sure. This would basically de-value our home and property IF this happened. This could happen! Check this link of something current:

<http://www.mywindsornow.com/news/4771552-113/gas-company-fire-windsor>

We cannot believe that injecting fluids to lubricate or reduce friction into a fracture can be OK for your water table. Disclosure of chemicals used should be a priority, water sampling and analysis before & after, AND also liability of a operator to landowners in case of accidents OR changes to their property or water resources including costs of litigation.

Thank you for your consideration. Perry & Lois

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