The gas industry definition of hydraulic fracturing (or “fracking”) is: “A method of stimulating or increasing the recovery of hydrocarbons by perforating the production casing and injecting fluids or gels into the potential target reservoir at pressures greater than the existing fracture gradient in the target reservoir.” [From Idaho’s oil & gas Rules: IDAPA 20.07.02 – http://adminrules.idaho.gov/rules/current/20/0702.pdf]

In other words, fracking is the term that industry uses specifically for the high-pressure, high-water-volume, horizontally-drilled procedure commonly used in shale formations.

“All treatment” (or “well stimulation”) = “Actions performed on a well to acidize, fracture, or stimulate the target reservoir.” This is the industry term that covers multiple situations involving injection of water, chemicals, sand, gels, etc. Whether at high or lower pressure (treatment type depends on the local geology and usually involves toxic agents), well stimulation is now the norm in gas fields. (The term “mini-fracking” generally refers to any low-pressure well treatments such as matrix acidizing, which dissolves earthen material in target areas. Industry people use the term specifically for low-pressure testing of wells prior to full-blown fracking.)

Whether it is additives (many of those customarily used are mildly toxic to downright deadly) or naturally occurring methane or radioactive ions that are released by the drilling and/or fracturing... All treatments are designed to create further pathways through which gas can move – in any direction, into the well and perhaps out/upward through existing or new fissures. In a naturally fissure-strewn area such as in southern Idaho, with historic seismic activity, this is a potential threat that industry is quiet about.

The current target in our geology is reportedly pockets of gas in a gravelly matrix, not big reservoirs of gas that can be easily drained via one well per 640-acre section (which is what we’ve repeatedly been told would be the practice). Exceptions have been requested – and granted every time – for far tighter well spacing (more wells per section). Each extra hole (well) means more opportunities for associated toxins to enter our lives. Ultimately, this could use as much water and chemicals and produce as much pollution (and risk) as the major hydro-fracturing we’re given to believe they’re not going to do. In any case...

[Payette County gas well data from the precursor to Alta Mesa, Bridge Resources:]

And we do have shale here, as historic drilling data shows...
Data on historic oil and gas well exploration in Idaho from 1903-1988 is maintained by the Idaho Geological Survey (http://www.idahogeology.org/services/Oilandgas/). It’s interesting that only now, with new drilling techniques like fracking and acidizing in full swing, do any development companies think Idaho’s long-known-of natural gas deposits warrant attention.

Gas industry lawyers have been careful to avoid promising they’re definitely not going to frack, though this impression has been cultivated for years. In fact, these companies have spent thousands of dollars writing legislation and getting laws passed that allow them to frack. [See http://adminrules.idaho.gov/rules/current/20/0702.pdf, p.24-25] Should we believe that they went through all this effort and expense not to frack?

Alta Mesa is known for its stimulation treatments of flagging wells... Can we credit that any wells with disappointing production will simply be abandoned, or will the company do whatever it takes to maximize output? Fracking is a big part of AM’s gas and oil “plays” elsewhere. They purchased wells that bankrupt Bridge Resources stated they intended to frack. Analogous G&O company Snake River Oil & Gas’ president has stated in public that they will be fracking here.

The Idaho Petroleum Council, an industry lobbying group, obviously plans for there to be fracking in Idaho, as evidenced by this graphic in their Spring 2015 newsletter:

The fact is, however, that in gas development, there are many harmful pathways to water, air, and soil contamination, fracking or no: open pits, spills, “flaring” (open-air burning of excess gas), equipment emissions and leaks, failed well casings (a chronic industry problem – industry-reported data shows that risk of failure is present in some wells at the outset and grows continually to maturity).

Will there be injection wells used to dispose of all the water? Injection wells have been linked to induced earthquake activity around the world. While they are currently not authorized under the IDAPA rules, negotiations are underway with EPA to allow them. [See http://adminrules.idaho.gov/rules/current/37/0303.pdf] (Where will they dispose of all the contaminated fluids associated with drilling of any kind? Where have they disposed of them? – no data is available.)

We need to make sure industry will pay for any damages – not taxpayers – by having sufficient bonding to cover whatever might occur. As it stands now, industry is only required to have a $150,000 bond regardless of the number of wells drilled... Does this make sense?

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