Lessons from over 60 years of hydraulic fracturing

Hydraulic fracturing was first used in the oil and gas industry in the U.S. in 1947. Since then, more than one million oil and gas wells have been hydraulically fractured in the U.S., and hydraulic fracturing has become a common well-stimulation technique. The application of hydraulic fracturing to horizontally drilled wells uses higher volumes of fluids than more traditional applications. Today’s accumulated geological and engineering knowledge and improved technology are used to protect public health and the environment while producing larger volumes of oil and gas. Modern wellbore casing and cementing are designed to isolate freshwater aquifers from hydraulically fractured oil and gas reservoirs, which are generally thousands of feet below the aquifers. Casing and cementing are required and regulated by state regulatory agencies and have performed as intended in the oil and natural gas wells already drilled and currently operating in the U.S.

Environmental issues associated with hydraulic fracturing

Environmental impacts are a concern for any activity on or below the land’s surface, including drilling and hydraulically fracturing an oil or gas well. Constant vigilance is imperative to insure the quality of air, land, and water. Environmental issues raised in association with hydraulic fracturing and other drilling and production operations include the potential for contamination of fresh groundwater, water consumption, earthquakes triggered by injecting fluids, venting or flaring methane, and the disposal of fluids. When they occur, most of these problems are not related to hydraulic fracturing, but to the drilling, casing and cementing of the well, or disposal of fluids.

After decades of hydraulic fracturing-related activity there is little evidence if any that hydraulic fracturing itself has contaminated fresh groundwater. No occurrences are known where hydraulic fracturing fluids have moved upward from the zone of fracturing of a horizontal well into the fresh drinking water. In a single case currently under investigation, contamination may have occurred when a vertical well was hydraulically fractured in a zone just a few hundred feet below the base of the freshwater. In most cases, however, freshwater aquifers are near the surface, and are thousands of feet above deeply buried oil- or gas-bearing formations. Under these geologic conditions, it is highly unlikely that a connection would develop between a hydraulically fractured oil or gas reservoir and a freshwater aquifer. To further minimize the chance of such a connection, it is important to locate and plug any abandoned wells that could provide a conduit between reservoir rocks and shallower freshwater aquifers, although no cases are known where this has led to groundwater contamination from hydraulic fracturing fluids. Contamination has occurred, however, from spills or mishandling of hydraulic fracturing fluids on the surface. Sound professional and regulatory practices therefore should be diligently followed when handling fluids on the surface to minimize or eliminate this source of contamination.

Known instances of methane migration associated with well drilling are unrelated to hydraulic fracturing and could occur while drilling any kind of well. All wells should be carefully cemented and tested properly to avoid methane migration. In some areas, methane occurs in water wells because there is a natural source of methane within or just beneath the aquifer and in these cases methane was present in water wells long before drilling or the use of hydraulic fracturing. It is important for oil and gas regulatory agencies to determine if methane in freshwater wells has increased following drilling activities. This can only be done if baseline water quality testing is carried out before oil and gas drilling. Also, enhanced practices and regulations may be required to minimize release of methane, a greenhouse gas, to the atmosphere.
Water used for hydraulic fracturing is generally obtained from nearby water wells, lakes, streams and rivers. Although a substantial amount of water is used in hydraulic fracturing, this represents a one-time use, and the amount is considerably less than the volumes required in other common ongoing uses, such as agriculture, municipal supplies, and industrial processes. Oil and gas operators must follow state laws in the acquisition and use of water and make sure that they do not negatively impact local (individual, city, or county) water supplies. The industry is working to reduce their freshwater needs, including recycling the water they use in hydraulic fracturing operations.

Much of the water used in hydraulic fracturing flows from the well along with gas, oil, and saline water during normal production operations. That “wastewater,” or “flow-back water,” must be recycled or disposed of properly. Disposal is generally through deep wells drilled specifically for that purpose. In some locations, injecting returned water into deep wells has triggered small earthquakes (generally less than Magnitude 3.0), a phenomenon called triggered seismicity or induced seismicity. Proper well siting away from faults and using managed injection rates and pressures can minimize or eliminate triggered seismicity.

With new technologies, exploration has expanded into areas and communities that have seen little oil and gas drilling, or have not seen it recently. That has created a variety of new issues—some positive, some negative. Caution, good judgment, and sound regulatory practices must be exercised in areas where less information is available about the subsurface geology.

AASG statement

State geological surveys are important sources of information and expertise related to subsurface geology, water resources, and energy. AASG members regularly monitor and discuss issues related to hydraulic fracturing. Several state surveys have been engaged in investigations of potential freshwater contamination that may have been caused by recent hydraulic fracturing-related activities; others are undertaking research on, and providing information about, hydraulic fracturing. The following points constitute AASG’s position on hydraulic fracturing:

• AASG advocates that comprehensive public information based on sound science and open processes be utilized when formulating energy and environmental policy. We encourage a balanced, independent, fact-based analysis of controversies regarding natural resource development.

• AASG supports and encourages the disclosure of hydraulic fracturing fluids and chemical additives on FracFocus, the hydraulic fracturing chemical registry website, developed by the Interstate Oil and Gas Compact Commission (IOGCC) and the Groundwater Protection Council (GWPC).

• AASG advocates for better understanding and scientific documentation of our subsurface geology and aquifers, which will result in improved geologic models to help all parties avoid problems that might occur during drilling and hydraulic fracturing activities of oil or gas reservoirs, especially in new fields. This will allow safer and enhanced production of oil and gas.

• AASG is committed to protecting the nation’s public safety and the natural environment, including groundwater and surface-water resources. AASG supports the wise and prudent production of oil and gas resources to help fulfill the nation’s energy needs.

• AASG recognizes the economic and social importance, and the abundance, of oil and gas resources that only can be recovered if reservoir rocks are hydraulically fractured.

• AASG maintains that state oil and gas regulatory agencies are best equipped, through statutory authority, expertise, and experience, to ensure that hydraulic fracturing and all other operations associated with oil and natural gas development proceed in a manner that protects the natural environment, including public safety as well as groundwater and surface-water resources.

• AASG recognizes that the environmental record of hydraulic fracturing activities over the past 60 years has been overwhelmingly positive. AASG also maintains that operators who do not follow regulatory requirements should be appropriately sanctioned and, where appropriate, barred from conducting further oil and gas operations.

• AASG notes that geologic data generally show a significant vertical separation between most oil and natural gas reservoirs targeted for hydraulic fracturing and the shallower freshwater aquifers. In areas where targets of hydraulic fracturing are comparatively close to freshwater aquifers, thorough geologic characterization of the area is warranted and even greater caution should be exercised by operators and regulatory agencies.

• AASG recognizes the fast pace of recent drilling for oil and natural gas and the associated hydraulic fracturing activities. AASG advocates that caution and careful attention to community relations be exercised by operators, contractors, and regulators in the design, review, approval, documentation, implementation, and verification of plans for the drilling, completion, stimulation and production of oil and gas wells.

• AASG encourages continuing work to acquire and maintain local pre-drilling water quality assessment and ongoing information on groundwater quality, and recommends that casing and cementing operations in hydraulically fractured wells be carefully documented by operators, contractors, and regulators.