

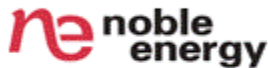
Arthur Koepsell - DNR

From: AWeinberg@nobleenergyinc.com
Sent: Tuesday, October 22, 2013 2:19 PM
To: Arthur Koepsell - DNR
Subject: Re: Rohn State LD09-65-1HN Rule 609 Sundry, Document # 400498986

Arthur,

This variance request still has 1 water source within a half mile radius and 3 exceptions to rule 609. We will go ahead and re-submit this sundry to reflect the changes. Thanks,

Asher Weinberg
Senior Environmental Specialist
direct: 720.587.2198
cell: 970.573.8946
nobleenergyinc.com



From: Arthur Koepsell - DNR <Arthur.Koepsell@state.co.us>
To: AWeinberg@nobleenergyinc.com
Date: 10/21/2013 11:49 AM
Subject: EXTERNAL: Rohn State LD09-65-1HN Rule 609 Sundry, Document # 400498986

Asher,

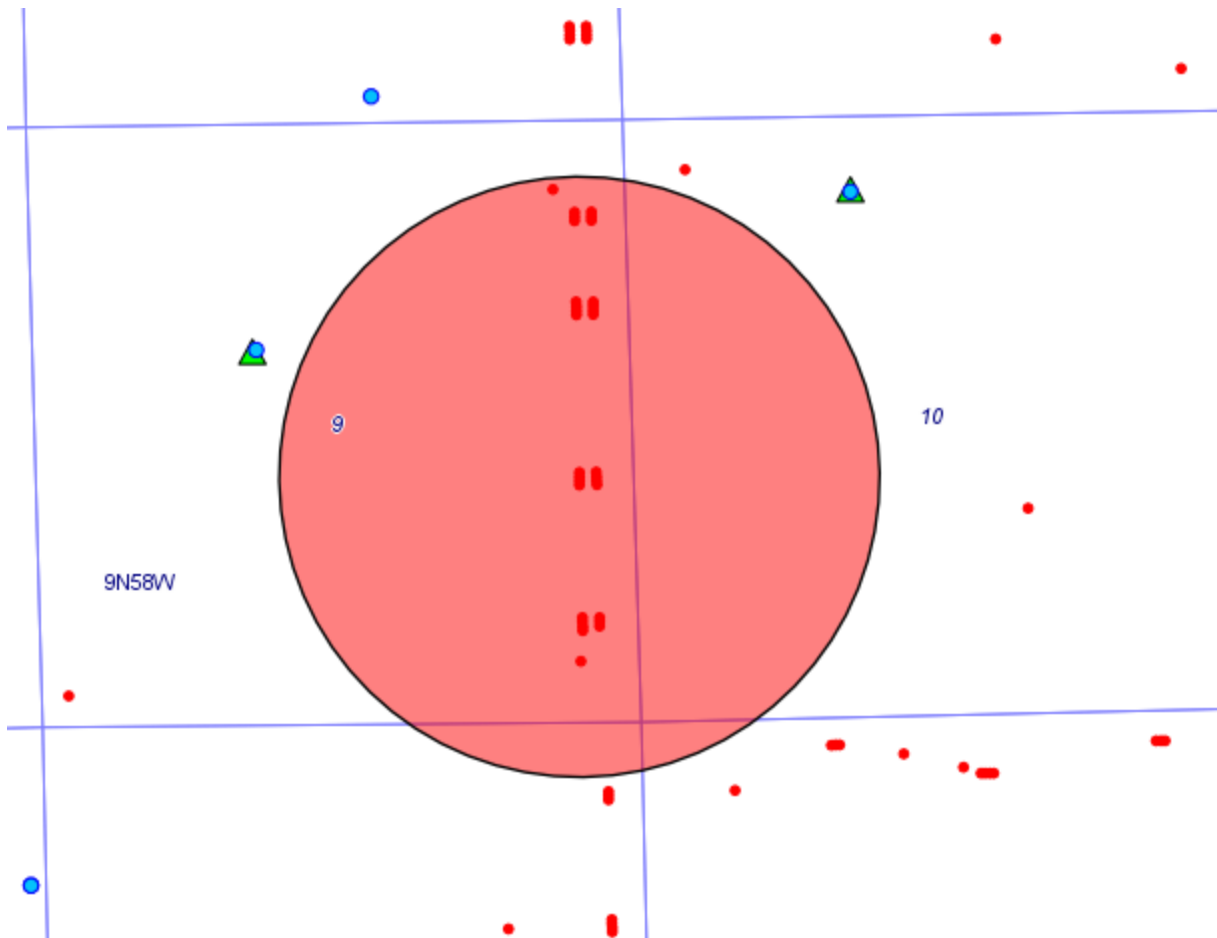
Based on a review of data on the COGCC maps it does not appear that there is a water source within ½ mile of the Rohn State LD09-65-1HN well. I have included a map below for your review. The Sundry should be amended to reflect this.

Sundry should be amended to 0 water sources within ½ mile and 4 exceptions to rule 609.

Please confirm the changes by responding to this email.

Thanks,

Arthur



Arthur W. Koepsell, P.G.
Environmental Data Analyst

Oil and Gas Conservation Commission
1120 Lincoln St. Suite 801
Denver, CO 80203
Phone 303-894-2100 ext. 5148

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