

From: [Brett Forkner](#)
To: "Arthur Koepsell - DNR"
Cc: bfinn@ltenv.com
Subject: RE: Nighthawk Production Jolly Ranch 16-19 Sundry Notice 400550843
Date: Friday, February 07, 2014 9:07:21 AM
Attachments: [image001.png](#)

Mr. Koepsell,

Please change the variance request to reflect your assumptions below. 0 qualifying water wells within ½ mile, 4 exemptions under rule 609, 0 water sources determined to be unsuitable. We did send out an access letter for one unpermitted water well which the landowner did not respond and an access letter for the well just over ½ mile (approximately 3,346 feet away) in which the landowner responded that the water well does not exist.

Thank you,

Brett M. Forkner, CISEC

Project Environmental Scientist
(303) 962-5538 direct
(303) 253-0169 cell

From: Arthur Koepsell - DNR [mailto:Arthur.Koepsell@state.co.us]
Sent: Friday, February 07, 2014 8:14 AM
To: bfinn@ltenv.com

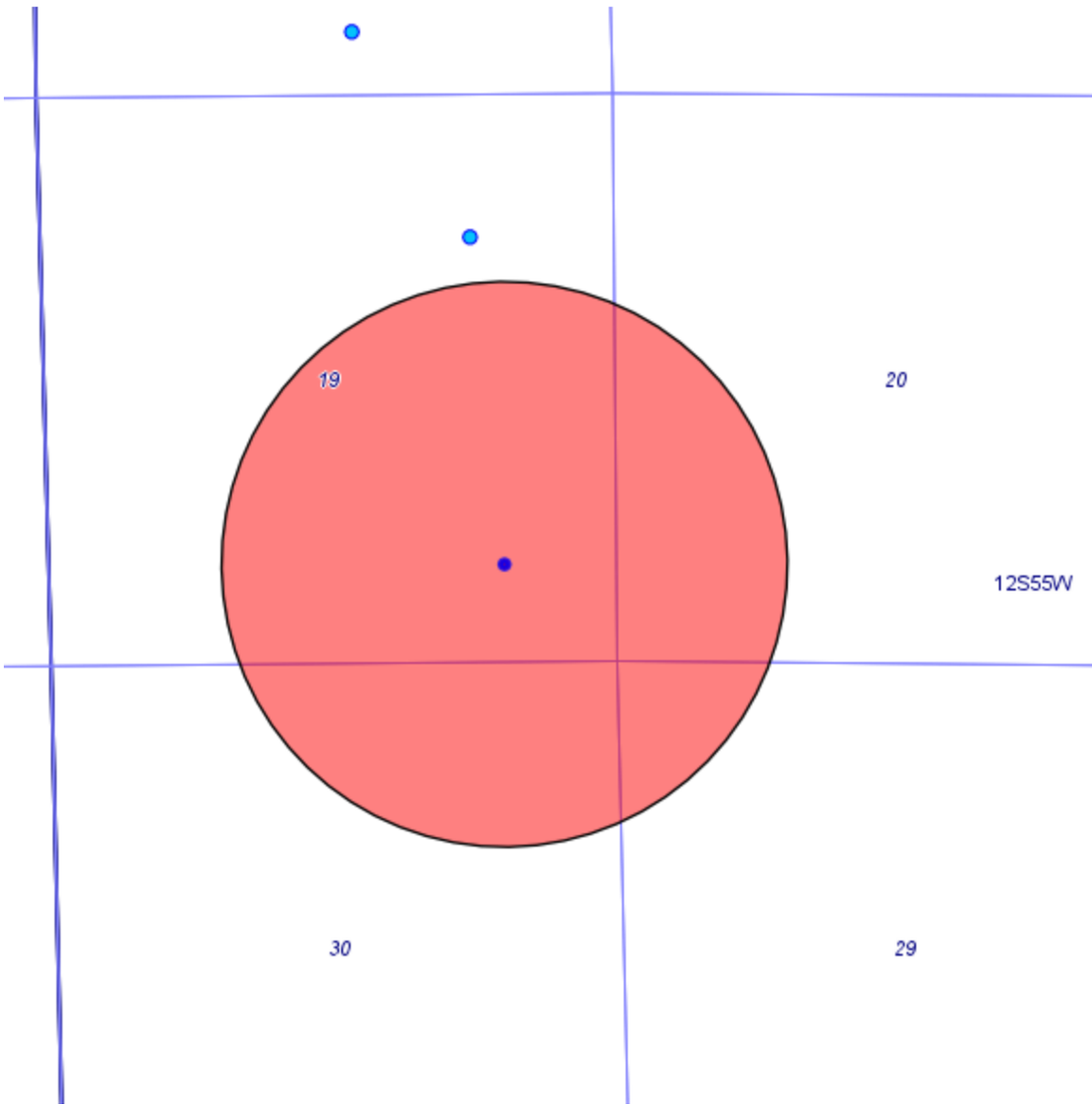
Cc: bforkner@ltenv.com

Subject: Nighthawk Production Jolly Ranch 16-19 Sundry Notice 400550843

Brandon,

A review of DWR data on the COGCC website indicate that there are no water wells that meet the definition of a water sources within ½ mile of the Jolly Ranch 16-19. The Sundry should be amended to 0 water sources within ½ mil, 4 exceptions under rule 609, 0 Number of water sources determined to be unsuitable. Please agree to the changes by responding to this email.

I have included a map below showing the area surrounding the Jolly Ranch 16-19.



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