

From: [Brian Christopher](#)
To: [Arthur Koepsell - DNR](#)
Subject: RE: Synergy Fagerberg Federal I12-655 Rule 318A.f Sundry Notice Doc # 400994131
Date: Tuesday, February 23, 2016 12:06:12 PM
Attachments: [image002.png](#)
[image003.png](#)
[image004.png](#)
[image005.png](#)
[image006.png](#)
[Ottoson_Alt_2of3.jpg](#)

Arthur,

For the domestic water well located in SWNW, Section 13 for which no state permit could be located.

Landowner granted access to attempt sampling of a water well for which no permit could be located in DWR records. Per landowner and tenant, the well had not been used for several years as the house is on Northern Weld Water. The well was not connected to an electric supply and is located in a confined space, meeting 318.A.f.(2).C.iv. standards. A photograph of the well is attached.

Please let me know if any additional information is required.

Thank you.

Brian Christopher
Staff Scientist



COMPLIANCE / ENGINEERING / REMEDIATION

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From: Arthur Koepsell - DNR [mailto:Arthur.Koepsell@state.co.us]

Sent: Tuesday, February 23, 2016 11:32 AM

To: Brian Christopher <bchristopher@ltenv.com>

Subject: Synergy Fagerberg Federal I12-655 Rule 318A.f Sundry Notice Doc # 400994131

Brian,

Please provide more information regarding the domestic that the Sundry says is in-operable. More information needs to be provided when wells are said to be in-operable. The sundry will not be approved until sufficient information regarding that well has been provided.

Thanks,

Arthur

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



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