TO APPLICANTS FOR A UTAH WATER WELL DRILLERS LICENSE OR WELL RIG OPERATORS REGISTRATION:

The 2009 Utah Legislature created a statute, §63G-11-104 UCA, requiring state agencies to determine that those who receive a state license, including a well drilling license or an operator registration, are lawful residents of the United States. This statute took effect July 1, 2009.

Therefore, in compliance with §63G-11-104 UCA, you are required to complete and sign the enclosed affidavit and return it to the Division of Water Rights with your application for a well drilling license or operator registration. Your application cannot be processed without the completed and signed affidavit.

According to §76-8-504(2) UCA, it is a Class B Misdemeanor to make a false, fictitious, or fraudulent statement or representation in completing this affidavit.
RECEIPT OF STATE PUBLIC BENEFITS CERTIFICATION
LAWFUL PRESENCE IN THE UNITED STATES

1. I, _______________________________ (print), hereby declare the following to be true and correct to the best of my knowledge.

2. I am an individual, 18 years of age or older, who is:
   ___ applying on behalf of myself to obtain a new Utah Water Well Driller’s License
   ___ applying on behalf of myself to renew a Utah Water Well Driller’s License
   ___ applying on behalf of myself to register as a Well Rig Operator
   ___ applying on behalf of myself to renew a Well Rig Operator Registration

3. I am a:
   ___ United States citizen; OR
   ___ Qualified alien as defined in 8 U.S.C. § 1641 (see definition on reverse side) and lawfully present in the United States. If you are a qualified alien, you must provide the federal number assigned to you as a legal resident alien:
     _______________________

4. I hereby certify under criminal penalty of the State of Utah that the foregoing is true and correct to the best of my personal knowledge.

Dated this _____ day of ____________________, 20 ___.

__________________________________
Signature
“Alien” means any person who is not a citizen or national of the United States (8 U.S.C. 1101).

“National of the United States” means (1) a citizen of the United States, or (2) a person who is not a citizen of the United States but owes permanent allegiance to the United States. (8 U.S.C. 1101)

“Qualified alien”, as defined in 8 U.S.C. § 1641, means a alien who, at the time of application:

(1) is lawfully admitted for permanent residence under the Immigration and Nationality Act in 8 U.S.C. 1101 et seq.;

(2) has been granted asylum under section 208 of 8 U.S.C. 1158;

(3) is a refugee who is admitted to the United States under section 207 of 8 U.S.C. 1157;

(4) has been paroled into the United States under 8 U.S.C. 1182(d)(5) for a period of at least one year;

(5) is being deported but the deportation is withheld under section 243(h) of 8 U.S.C. 1253;

(6) is granted conditional entry pursuant to section 203(a) of 8 U.S.C. 1153(a)(7) as in effect prior to April 1, 1980; or

(7) is a Cuban and Haitian entrant, as defined in section 501(e) of the Refugee Education Assistance Act of 1980.