STATE OF NEW MEXICO ENERGY, MINERALS AND NATURAL RESOURCES DEPARTMENT OIL CONSERVATION DIVISION

NMOCD - ACOI 144-A

IN THE MATTER OF BETWELL OIL & GAS CO.,

Respondent.

AMENDED AGREED COMPLIANCE ORDER

Pursuant to Ordering Paragraph 3 of Agreed Compliance Order 144, the Director of the Oil Conservation Division ("OCD") hereby amends that order as follows:

FINDINGS

- 1. Agreed Compliance Order 144 ("ACOI 144") requires Betweel Oil & Gas Co. ("Operator") to return to compliance with OCD Rule 201 at least six of the wells identified in Exhibit A by February 28, 2007, and file a compliance report by that date.
- 2. ACOI 144 further provides that if Operator returns to compliance with OCD Rule 201 at least six of the wells identified in Exhibit A by February 28, 1007, and files a timely compliance report, the OCD shall issue an amendment extending the terms of ACOI 141 for an additional six-month period, requiring Operator to return an additional six wells to compliance by that deadline. If Operator returns more than six of the wells identified in Exhibit A to compliance by February 28, 2007, the excess will count towards Operator's goal in the next period.
- 3. Operator filed a timely compliance report, and the OCD has verified that OCD records indicate that Operator has returned the following seven wells identified in Exhibit A to compliance:

•	Langlie Mattix Woolworth Unit #116	30-025-11334
•	Langlie Mattix Woolworth Unit #118	30-025-11336
•	Langlie Mattix Woolworth Unit #121	30-025-11343
•	Langlie Mattix Woolworth Unit #122	30-025-11344
•	Langlie Mattix Woolworth Unit #124	30-025-11346
•	Langlie Mattix Woolworth Unit #151	30-025-11351
•	Langlie Mattix Woolworth Unit #505	30-025-22503

CONCLUSIONS

1. Operator returned seven of the wells identified in Exhibit A to compliance by February 28, 2007, exceeding its six-well goal by one well.

Betwell Oil & Gas Co.

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2. The OCD should amend ACOI 144 to extend its terms through August 28, 2007 and require Operator to return to compliance by that date five wells identified in Exhibit A not identified in Findings Paragraph 3, above.

ORDER

- 1. Operator shall return to compliance by August 28, 2007 five wells identified in Exhibit A not identified in Findings Paragraph 3, above.
- 2. Operator shall file a compliance report by August 28, 2007 using the Oil Conservation Division's web-based on-line application. If the on-line application is not available, Operator shall file a written compliance report.
 - 3. The terms of ACOI 144 otherwise remain in effect.

Done at Santa Fe, New Mexico this 2/ at day of felous, 2007

Mark Fesmire, P.E.

Director, Oil Conservation Division