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

IN RE NOTICE OF VIOLATION ISSUED TO M E W ENTERPRISE, OGRID #160190

NEW MEXICO OIL CONSERVATION DIVISION COMPLAINANT,

CASE NO. 24992 ORDER NO. R-23623-A

٧.

M E W ENTERPRISE RESPONDENT.

AMENDED ORDER

This Amended Order is issued to correct Paragraph 17, Order No. R-23623, to include all the wells in OCD Exhibit 3-D as stated below in Paragraph 18.

This matter came before the Director of the New Mexico Oil Conservation Division ("Division" or "OCD") on the Notice of Violation ("NOV") dated on or about September 25. 2024, issued to M E W Enterprise, LLC, OGRID #160190 ("Respondent"). The Division's Hearing Examiner conducted a public hearing on December 19, 2024. The Director, having considered the testimony and evidence presented, and being otherwise fully advised in the premises **FINDS, CONCLUDES AND ORDERS**:

FINDINGS OF FACT

- 1) The Division has jurisdiction over Respondent and the subject matter herein.
- 2) On or about September 25, 2024, the Division issued a NOV, which alleged 3 categories of ongoing violations as demonstrated by OCD Ex.3:

a) Respondent is the operator of record of forty-six wells, two wells which the Division

showed were not "plugged and abandoned" or placed into "temporary abandonment

status." OCD Ex. 3-A. Under 19.15.25.8 NMAC inactive wells must be plugged and

abandoned or placed into approved temporary abandonment status.

b) Respondent was in violation of 19.15.8.9 NMAC by lacking financial assurance for

three wells. OCD Ex. 3-B.

c) Respondent was in violation of 19.15.7.24 NMAC by not filing the required monthly

production reports (Form C-115). OCD Ex 3-C. Respondent last filed Form C-115 for

any well in November of 2023.

3) The NOV outlined the following relief:

a) Respondent must plug and abandon two wells listed in OCD Ex. 3-A within 30 days or

the Division would assume this liability,

b) Respondent's financial assurance is hereby forfeited,

c) Respondent's authority to transport from all wells listed in OCD Ex. 3-D is hereby

terminated, and

d) Respondent is hereby held civilly liable for violations of 19.15.25.8, 19.15.8.9 and

19.15.7.24 NMAC in the amount of \$856,350.00.

4) The NOV informed Respondent of OCD's informal resolution process. Respondent

did not contact the Division during the informal resolution period.

Respondent did not file a prehearing statement to enter an appearance or otherwise

present evidence pursuant to 19.15.5 NMAC.

AMENDED ORDER

5)

6) On December 3, 2024, OCD filed and served the Docketing Notice and formally

requested a hearing. Respondent did not answer the NOV in conformance with

19.15.5.10(E)(2)(b) NMAC.

7)

The Division provided Respondent with notice of the December 19, 2024, hearing

pursuant to 19.15.5.10 NMAC. At the hybrid hearing (in-person at Pecos Hall in Santa

Fe, NM and virtually through Microsoft Teams) the NOV was the second agenda item

on the docket, and the Hearing Examiner announced the case providing Respondent

with the opportunity to be heard.

8) Respondent appeared virtually and entered an appearance verbally.

9) The Division presented the Affidavits of Nicholas Karns, Compliance Officer and

Bond Administrator with the Division's Administrative and Compliance Bureau, and

Madai Corral, OCD Law Clerk.

10) The Division provided evidence of notice of the Docketing Statement. OCD Ex. 6.

11) Six Exhibits were admitted into evidence without Respondent's objection in support

of the NOV.

12) Mr. Karns, previously qualified as an expert in administrative compliance before the

Division, provided the following evidence in support of the ongoing violations:

a) As of December 19, 2024, Respondent remained out of compliance with the inactive

well requirements of 19.15.25.8 NMAC. Respondent was the registered operator of

forty-six wells, two of which were inactive and not plugged and abandoned or placed

in approved temporary abandonment status. OCD Ex. 3-A.

AMENDED ORDER

- b) Respondent remained out of compliance with 19.15.8.9 NMAC by lacking financial
 - assurance for three wells. OCD Ex. 3-B.
- c) Respondent remained out of compliance with 19.15.7.24 NMAC, because
 - Respondent had not filed the required C-115 production reports since November
 - 2023. OCD Ex 3-C.
- 13) Respondent was asked if he admitted to the violations and answered in the
 - affirmative.
- 14) The Oil and Gas Act provides that "[i]n assessing a penalty authorized by this section,
 - the division shall take into account the seriousness of the violation, any good faith
 - efforts to comply with the applicable requirements, any history of noncompliance
 - under the Oil and Gas Act and other relevant factors." NMSA 1978, § 70-2-31(C).
- 15) OCD provided evidence that the penalties were reasonable and lawful. OCD Ex. 3-F.

CONCLUSIONS OF LAW

- 16) The Division met its burden to show by a preponderance of evidence that:
 - a) Respondent violated 19.15.25.8 NMAC by failing to plug and abandon two inactive
 - wells.
 - b) Respondent violated 19.15.8.9 NMAC by lacking financial assurance for three wells
 - of the subject wells.
 - c) Respondent violated 19.15.7.24 NMAC by failing to submit the required C-115 forms
 - for all subject wells.

17) The civil penalties calculated by the Division are lawful, reasonable under 19.15.5.10(B) NMAC, and supported by the evidence in the Administrative and

Hearing Records.

ORDER

18) Respondent's authority to transport from wells listed in OCD Ex. 3-D is hereby

suspended until such time as Respondent is compliant with this Order and the N.M.

Oil and Gas Act.

19) Respondent shall plug and abandon the two wells listed in OCD Ex. 3-A no later than

30 days after issuance of this Order.

20) Respondent is hereby liable for civil penalties in the amount of \$856,350.00.

21) If Respondent fails to plug and abandon the subject wells as directed herein, the

Division is hereby authorized to plug and abandon the wells and to forfeit the financial

assurance for the wells pursuant to 19.15.8.13 NMAC. Such plugging activities may

include necessary reclamation or remediation work associated with wells that have

been partially plugged and abandoned, Respondent shall pay the excess costs to

plug and abandon the wells no later than 30 days after actual or attempted service of

the Division's written demand. If the excess costs to the Division are not received,

the Division may seek indemnification.

22) The Division retains jurisdiction of this matter for the entry of such further orders as

it may deem necessary.

IT IS SO ORDERED this $15^{\rm th}$ day of January, 2025.

GERASIMOS RAZATOS

ACTING DIRECTOR

OIL CONSERVATION DIVISION