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

NMOCD ACOI 204-A

### IN THE MATTER OF CONOCOPHILLIPS COMPANY,

Respondent.

## AMENDED AGREED COMPLIANCE ORDER

Pursuant to Ordering Paragraph 3 of Agreed Compliance Order 204, the Director of the Oil Conservation Division ("OCD") hereby amends that order as follows:

#### **FINDINGS**

- 1. Agreed Compliance Order 204 ("ACOI 204" or "Order") requires ConocoPhillips Company ("Operator") to return to compliance with OCD Rule 201 at least eight of the wells identified in the Order by December 1, 2009 and file a compliance report by that date.
- 2. ACOI 204 provides that if Operator returns to compliance with OCD Rule 201 at least eight of the wells identified in the Order by December 1, 2009, files a timely compliance report, and is in compliance with OCD's financial assurance requirements, the OCD will issue an amendment extending the terms of ACOI 204 for a third six-month period, requiring Operator to return an additional sixteen wells identified in the Order to compliance by that deadline. If, in any six-month period, Operator returns more wells to compliance than the number required under ACOI 204 for that six-month period, the wells in excess of the number required will count towards the Operator's requirements for the next six-month period.
- 3. Operator filed a timely compliance report, and the OCD has verified that OCD records indicate that Operator has returned the following twenty-two wells identified in the Order to compliance:

ARNOTT RAMSAY NCT C #013	30-025-04746
ARNOTT RAMSAY NCT C #019	30-025-33256
BILBREY 32 STATE COM #001	30-025-30886
BRITT B #033	30-025-33907
EAST VACUUM (GSA) UNIT #001	30-025-26775
LOCKHART B 35 #004	30-025-07035
SEMU BURGER B #071	30-025-07797

ConocoPhillips Company OGRID 217817 ACOI 204-A Page 1 of 3

SEMU EUMONT #090	30-025-22837
SEMU MCKEE #060	30-025-07857
SEMU MCKEE #062	30-025-07835
VACUUM ABO UNIT #004	30-025-03066
VACUUM ABO UNIT #005	30-025-30759
VACUUM ABO UNIT #006	30-025-02872
VACUUM ABO UNIT #064	30-025-03004
VACUUM ABO UNIT #066	30-025-02885
VACUUM GLORIETA EAST UNIT #003	30-025-20290
VACUUM GLORIETA EAST UNIT #013	30-025-32364
WARREN UNIT #085	30-025-27091
WARREN UNIT BLINEBRY TUBB WF #019	30-025-07878
WARREN UNIT BLINEBRY TUBB WF #053	30-025-25916
WARREN UNIT BLINEBRY TUBB WF #055	30-025-25853
WARREN UNIT BLINEBRY TUBB WF #064	30-025-26206

#### **CONCLUSIONS**

- 1. Operator has returned twenty-two wells identified in the Order to compliance, exceeding its goal of returning at least eight of the wells identified in the Order to compliance by December 1, 2009 by fourteen wells.
- 2. The OCD should amend ACOI 204 to extend its terms through June 1, 2010 and require Operator to return to compliance by that date at least two additional wells identified in the Order not identified in Findings Paragraph 3, above, to complete its goal of returning at least sixteen additional wells identified in the Order to compliance in the third six-month period.

#### **ORDER**

- 1. Operator shall return to compliance by June 1, 2010 at least two additional wells identified in the Order that are not identified in Findings Paragraph 3, above.
- 2. Operator shall file a written compliance report by June 1, 2010 identifying the well(s) it returned to compliance in third six-month period, stating the date the well(s) were returned to compliance, and stating how the well(s) were returned to compliance (returned to production or other beneficial use; wellbore plugged; or placed on approved temporary abandonment status). The report must be mailed or e-mailed to the OCD's Enforcement and Compliance Manager (email: <a href="mailto:daniel.sanchez@state.nm.us">daniel.sanchez@state.nm.us</a>) and Assistant General Counsel (email: <a href="mailto:sonny.swazo@state.nm.us">sonny.swazo@state.nm.us</a>) so that it is <a href="mailto:received-by-compliance-deadline-June 1, 2010.

3. The terms of ACOI 204 otherwise remain in effect.

Done at Santa Fe, New Mexico this \_\_\_\_\_\_ day of December, 2009

Mark Fesmire P.E.

Director, Oil Conservation Division