UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA,) Plaintiff, v.) CITY OF STILWELL, OKLAHOMA,) ET AL.,) Defendants.)

AMENDMENT TO UNITED STATES' REPLY TO DEFENDANTS' RESPONSE TO STATEMENT OF MATERIAL FACTS TO WHICH THERE IS NO GENUINE ISSUE

On January 9, 1998, as part of its summary judgment papers, the United States filed a reply to defendants' response to the United States' Statement of Material Facts As To Which There Is No Genuine Issue. In replying to paragraph 18 of the statement of facts (at page 9), the United States inadvertently dropped a "not" from the sentence. After noting that defendants had admitted the statement in paragraph 18, the reply should have read: "Defendants then asserted that drilling a well costs approximately \$750, and the likelihood of obtaining water in the Stilwell area is better than 75%, which does *not* dispute the statement." A corrected copy of page 9 is attached.

Respectfully submitted,

JOHN R. READ MICHELE B. CANO MICHAEL D. BILLIEL Attorneys United States Department of Justice Antitrust Division 325 Seventh Street, N.W., Suite 500 Washington, D.C. 20530 (202) 307-0468

January 21, 1998