

Notice: Fill out COMPLETELY and return to Conservation Division at the address below within 60 days from plugging date.

the same are true and correct, so help me God.

KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

1304064

Form CP-4
March 2009
Type or Print on this Form
Form must be Signed
All blanks must be Filled

WELL PLUGGING RECORD K.A.R. 82-3-117

OPERATOR: License #:			A	PI No.	. 15			
Name:				pot De	escription:			
Address 1:			_		Sec Tw	rp S. R East West		
Address 2:			_		Feet from	North / South Line of Section		
City: Zip: Contact Person:				Feet from East / West Line of Section Footages Calculated from Nearest Outside Section Corner:				
Type of Well: (Check one)	Oil Well Gas Well	OG D&A Cathod	ic C	ounty.				
Water Supply Well	Other:	SWD Permit #:		-				
ENHR Permit #:	rage Permit #:		Lease Name: Well #: Date Well Completed:					
Is ACO-1 filed? Yes	No If not, is well	log attached? Yes				oved on: (Date)		
Producing Formation(s): List	All (If needed attach another	sheet)	b	y:		(KCC District Agent's Name)		
Depth to	o Top: Botto	m: T.D		luaain	a Commenced:			
Depth to	o Top: Botto	m: T.D						
Depth to	o Top: Botto	m:T.D	'	luggiii	g completed.			
Show depth and thickness of	all water, oil and gas forma	ations.						
Oil, Gas or Wate	r Records		Casing Rec	ord (Si	urface, Conductor & Produc	tion)		
Formation	Content	Casing	Size		Setting Depth	Pulled Out		
cement or other plugs were u	sed, state the character of	same depth placed from (bot	ttom), to (top)) for ea	ach plug set.			
Plugging Contractor License	#:		Name:					
Address 1:			Address 2:					
City:			S	tate: _		Zip:+		
Phone: ()								
Name of Party Responsible for	or Plugging Fees:							
State of	County, _		,	SS.				
	(Print Name)			E	Employee of Operator or	Operator on above-described well,		

Submitted Electronically

being first duly sworn on oath, says: That I have knowledge of the facts statements, and matters herein contained, and the log of the above-described well is as filed, and

REMIT TO: PO. BOX 160 • SKINTOOK, OK 74070 • (918) 396-3331• FAX (918) 396-3393

WIRELINE COLLEGE

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CEMENT FIELD TICKET AND TREATMENT REPORT

	ENDEAVOR ENERGY RESOURCES	State, County	Cumpas Vassas	Cement Type		01 400 4
ustomer bb Type	PLUG TO ABANDON	Section Section	Sumner , Kansas 12	Excess (%)	-	CLASS A
ustomer Acct #	FEOG TO ABANDON	TWP	35S	Density	-	45.0
ell No.	LAWSON DEAN 4B3	RGE				15.6
ailing Address	LAWSON-DEAN #B3		2E	Water Required		5.2
ty & State		Formation		Yield		1.18
		Tubing		Sacks of Cement		150
p Code		Drill Pipe	4	Slurry Volume		31.52
ontact		Casing Size	5 1/2	Displacement		
mail	Market Control of the	Hole Size		Displacement PSI		
ell		Casing Depth	3510	MIX PSI	_	
spatch Location	CUSHING	Hole Depth	3310	AND REAL PROPERTY AND ADDRESS OF THE PARTY AND	-	2.6
		THE RESIDENCE AND PARTY AND PARTY.	Principle of the second of the	Rate	-	3.5
ode	Cement Pump Charges and Mileage	Quantity	Unit	Price per Unit	1	
CE0450	PSI CHARGES (0-1500)	1	PER JOB	\$1,500.00	\$	1,500.0
CE0001	PICKUP MILEAGE CHARGE	30	PER MILE	\$3.00	\$	90.
CE0002	PUMP TRUCK/HEAVY EQUIPMENT MILEAGE CHARGE	90	PER MILE	\$7.15	\$	643.
CE0711	MINIMUM CEMENT DELIVERY CHARGE	1	PER UNIT	\$660.00	\$	660.
CE0525	BLENDING CHARGE	177	PER CUFT	\$1.80	\$	318.
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0			0	\$0.00	\$	Maley Philips
Andrew State of the State of th				EQUIPMENT TOTAL	\$	3,212.
	Cement, Chemicals and Water	O Designation of the last of t			20000000	
CC5800A	CLASS A CEMENT (SALES) BLEND(SK)	155	0	\$20.00	\$	3,100.0
	OLYGO V CEMENT (DYFES) BEENDION)	100				
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0			0	\$0.00 \$0.00 \$0.00 Transports Total	\$ \$	
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AUTHORIZATION 4/8/16

FOREMAN JACYA, Williams

TERMS

In consideration of the prices to be charged for Consolidated Oil Well Services, LLC (COWS) services, equipment and products and for the performance of services and supplying of materials, Customer agrees to the following terms and conditions.

Terms. Cash in advance unless satisfactory credit is established. On credit sales, invoices are payable within 30 days of the invoice date. On all invoices not paid within 30 days, Customer agrees to pay COWS interest at the rate of 18% per annum or the maximum rate allowed by law, whichever is higher. In the event COWS retains an attorney to pursue collection of any account, Customer agrees to pay all collection costs and attorney's fees incurred by COWS.

Any applicable federal, state or local sales, use occupation, consumer's or emergency taxes shall be added to the quoted price. All process license fees required to be paid to others will be added to the scheduled prices.

All COWS' prices are subject to change without notice.

SERVICE CONDITIONS

Customer warrants that the well is in proper condition to receive the services, equipment, products and materials to be supplied by COWS. The Customer shall at all time have complete care, custody, and control of the well, the drilling and production equipment at the well, and the premises about the well. A responsible representative of the Customer shall be present to specify depths, pressures, or materials used for any service which is to be performed.

- (a) COWS shall not be responsible for any claim, cause of action or demand (hereinafter referred to as a 'claim') for damage to property, or injury to or death of employees and representatives, of Customer or the well owner (if different from Customer), unless such damage, injury or death is caused by the willful misconduct or gross negligence of COWS, including but not limited to sub-surface damage and surface damage arising from sub-surface damage.
- (b) Unless a claim is the result of the sole willful misconduct or gross negligence of COWS, Customer shall be responsible for and indemnify and hold COWS harmless from any claim for: (1) reservoir loss or damage, or property damage resulting from sub-surface pressure, losing control of the well and/or a well blowout; (2) damages as a result of a subsurface trespass, or an action in the nature thereof, arising from a service operation performed by COWS; (3) injury to or death of persons, other than employees of COWS, or damage to property (including, but not limited to, injury to the well), or any damages whatsoever, irrespective of cause, growing out of or in any way connected with the use of radioactive material in the well hole: and (4) well damage or reservoir damage caused by (i) loss of circulation, cement invasion, cement misplacement, pumping cement or cement plugs on wells with loss of circulation. including the failure to displace plug to proper depth, (ii) subsurface pressure and resulting failure to complete pumping of cement or cement plug, including dehydration of cement slurry or flashing, plugged float shoe, annulus bridging or plugging, or (iii) down hole tools being lost or left in the well, or becoming stuck in the well for any reason and by any cause. COWS may furnish down hole tools and may supply supervision for the running and placement of such tools but will not be liable for any damage, loss or result caused by the use of such tools.

Furthermore, Customer will be responsible for the cost to replace such tools if they are lost or left in the well.

- (c) COWS makes no guarantee of the effectiveness of any COWS' products, supplies or materials, or the results of any COWS' treatment or services.
- (d) Because of the uncertainty of variable well conditions and the necessity of relying on facts and supporting services furnished by others, COWS is unable to guarantee the accuracy of any chart interpretation, research analysis, job recommendation or other data furnished by COWS. COWS' personnel will use their best efforts in gathering such information and their best judgement in interpreting it, but Customer agrees that COWS shall not be responsible for any damage arising from the use of such information except where due to COWS' gross negligence or willful misconduct in the preparation or furnishing of it.
- (e) COWS may buy and re-sell to Customer down hole equipment, including but not limited to float equipment, DV tools, port collars, type A & B packers, and Customer agrees that COWS is not an agent or dealer for the companies who manufacture such items, and further agrees that Customer shall be solely responsible for and indemnify COWS against any claim with regard to the effectiveness, malfunction of, or functionality of such items.

WARRANTIES - LIMITATION OF LIABILITY

COWS warrants title to the products, supplies and materials, and that the same are free from defects in workmanship and materials. THERE ARE NO OTHER WARRANTIES, EXPRESS OR IMPLIED, NOR ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR PURPOSE. WHICH EXTEND BEYOND THOSE STATED IN THE IMMEDIATELY PRECEDING SENTENCE. COWS's liability and Customer's exclusive remedy in any claim (whether in contract, tort, breach of warranty or otherwise,) arising out of the sale or use of any COWS' products, supplies, materials or services is expressly limited to the replacement of such products, supplies, materials or services or their return to COWS or, at COWS' option, an allowance to Customer of credit for the cost of such items.

Customer waives and releases all claims against COWS for any special, incidental, indirect, consequential or punitive damages.

C CONZOLIDATE

CEMENT FIELD TICKET AND TREATMENT REPORT

Customer	ENDEAVOR ENERGY RESOURCES	State, County	Sumner , Kansas	Cement Type	CLASS A
Job Type	PLUG TO ABANDON	Section	12	Excess (%)	0%
Customer Acct #	0	TWP	35\$	Density	15.6
Well No.	LAWSON-DEAN #B3	RGE	2E	Water Required	5.2
Mailing Address	0	Formation	0	Yield	1.18
City & State	0	Tubing	0	Sacks of Cement	150
Zip Code	0	Drill Pipe	0	Slumy Volume	31.52
Contact	0	Casing Size	5.5	Displacement	0
Email	0	Hole Size	0	Displacement PSI	0
Cell	0	Casing Depth	3510	MIX PSI	0
Dispatch Location	CUSHING	Hole Depth	0	Rate	3.5
Time:	Description	Rate (bpm)	Volume (bbl)	Pressure	Notes
	Amount of Cement Left in Casing	Pamada.			
RIGGEI	OUP TO TUBING AND CIRCULATED CEMENT TO SURFACE.	Remarks:	OOKED LIP TO CASING CIRCL	II ATED CEMENT TO SUBS	ACE ON THE
	· · · · · · · · · · · · · · · · · · ·	CKSIDE OF CASING, SHU		DATES CEMENT TO SURF	ACE ON THE
		RATION HOLES 300' TUE			
	150 5KS				
	134 311/	······································			
					
					
					
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TERMS

In consideration of the prices to be charged for Consolidated Oil Well Services, LLC (COWS) services, equipment and products and for the performance of services and supplying of materials, Customer agrees to the following terms and conditions.

Terms. Cash in advance unless satisfactory credit is established. On credit sales, invoices are payable within 30 days of the invoice date. On all invoices not paid within 30 days, Customer agrees to pay COWS interest at the rate of 18% per annum or the maximum rate allowed by law, whichever is higher. In the event COWS retains an attorney to pursue collection of any account, Customer agrees to pay all collection costs and attorney's fees incurred by COWS.

Any applicable federal, state or local sales, use occupation, consumer's or emergency taxes shall be added to the quoted price. All process license fees required to be paid to others will be added to the scheduled prices.

All COWS' prices are subject to change without notice.

SERVICE CONDITIONS

Customer warrants that the well is in proper condition to receive the services, equipment, products and materials to be supplied by COWS. The Customer shall at all time have complete care, custody, and control of the well, the drilling and production equipment at the well, and the premises about the well. A responsible representative of the Customer shall be present to specify depths, pressures, or materials used for any service which is to be performed.

- (a) COWS shall not be responsible for any claim, cause of action or demand (hereinafter referred to as a 'claim') for damage to property, or injury to or death of employees and representatives, of Customer or the well owner (if different from Customer), unless such damage, injury or death is caused by the willful misconduct or gross negligence of COWS, including but not limited to sub-surface damage and surface damage arising from sub-surface damage.
- (b) Unless a claim is the result of the sole willful misconduct or gross negligence of COWS, Customer shall be responsible for and indemnify and hold COWS harmless from any claim for: (1) reservoir loss or damage, or property damage resulting from sub-surface pressure, losing control of the well and/or a well blowout; (2) damages as a result of a subsurface trespass, or an action in the nature thereof, arising from a service operation performed by COWS; (3) injury to or death of persons, other than employees of COWS, or damage to property (including, but not limited to, injury to the well), or any damages whatsoever, irrespective of cause, growing out of or in any way connected with the use of radioactive material in the well hole; and (4) well damage or reservoir damage caused by (i) loss of circulation, cement invasion, cement misplacement, pumping cement or cement plugs on wells with loss of circulation, including the failure to displace plug to proper depth, (ii) subsurface pressure and resulting failure to complete pumping of cement or cement plug, including dehydration of cement slurry or flashing, plugged float shoe, annulus bridging or plugging, or (iii) down hole tools being lost or left in the well, or becoming stuck in the well for any reason and by any cause. COWS may furnish down hole tools and may supply supervision for the running and placement of such tools but will not be liable for any damage, loss or result caused by the use of such tools.

Furthermore, Customer will be responsible for the cost to replace such tools if they are lost or left in the well.

- (c) COWS makes no guarantee of the effectiveness of any COWS' products, supplies or materials, or the results of any COWS' treatment or services.
- (d) Because of the uncertainty of variable well conditions and the necessity of relying on facts and supporting services furnished by others, COWS is unable to guarantee the accuracy of any chart interpretation, research analysis, job recommendation or other data furnished by COWS. COWS' personnel will use their best efforts in gathering such information and their best judgement in interpreting it, but Customer agrees that COWS shall not be responsible for any damage arising from the use of such information except where due to COWS' gross negligence or willful misconduct in the preparation or furnishing of it.
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Customer waives and releases all claims against COWS for any special, incidental, indirect, consequential or punitive damages.