

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

KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

1317040

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 #:				API No. 1	5					
Name:				Spot Des	cription:					
Address 1:					Sec	Twp S. R	East West			
Address 2:					Feet from	North / S	outh Line of Section			
City:	State:	Zip: +			Feet from	East / W	lest Line of Section			
Contact Person:				Footages	Calculated from Near	rest Outside Section	Corner:			
Phone: ()					NE NW	SE SW				
Type of Well: (Check one)	Oil Well Gas Well	OG D&A Cathod	lic	County						
Water Supply Well	Other:	SWD Permit #:		•						
ENHR Permit #: Gas Storage Permit #:					Lease Name: Well #: Date Well Completed:					
Is ACO-1 filed? Yes	No If not, is wel	I log attached? Yes	No		ging proposal was app					
Producing Formation(s): List A	— All (If needed attach anothe	r sheet)	_		23 F F					
		om: T.D		•			-			
Depth to	o Top: Botto	om: T.D		00 0	Commenced:					
Depth to	o Top: Botto	om:T.D		Plugging	Completed:					
Show depth and thickness of	all water, oil and gas form	ations.								
Oil, Gas or Water	r Records		Casing F	Record (Surf	face, Conductor & Prod	uction)				
Formation	Content	Casing Siz			Setting Depth	Pulled Out				
Describe in detail the manner cement or other plugs were us						ous used in initioud.	ng it into the note. If			
Plugging Contractor License #:			Name: _):						
Address 1:			Address	2:						
City:				State:		Zip:	+			
Phone: ()										
Name of Party Responsible for	or Plugging Fees:									
State of	Countv.			, SS.						
	,						bassa dagang 1			
(Print Name)				_ [_] Em	nployee of Operator or	Operator on a	bove-described well,			

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



CEMENT FIELD TICKET AND TREATMENT REPORT

Customer	ENDEAVOR ENERGY RESOURCES	State, County	Sumner , Kansas	Cement Type		CLASS A
lob Type	PLUG	Section	21	Excess (%)		
ustomer Acct #		TWP	345	Density	William States	15.6
Vell No.	WALIN #1	RGE	2E	Water Required		5.2
Mailing Address		Formation		Yield		1.18
ity & State		Tubing	2 3/8 1070'	Sacks of Cement	777.521.525	270
ip Code		Drill Pipe		Slurry Volume		55.69
Contact		Casing Size	4 1/2	Displacement		
mail		Hole Size		Displacement PSI		
ell		Casing Depth	1070'	MIX PSI		
ispatch Location	CUSHING	Hole Depth		Rate	-	3
ode	Cement Pump Charges and Mileage	Quantity	Unit	Price per Unit	range i	
CE0450	PSI CHARGES (0-1500)	1	PER JOB	\$1,500.00	\$	1,500.0
CE0001	PICKUP MILEAGE CHARGE	90	PER MILE	\$3.00	\$	270.0
CE0002	PUMP TRUCK/HEAVY EQUIPMENT MILEAGE CHARGE	180	PER MILE	\$7.15	\$	1,287.0
CE0710	CEMENT DELIVERY CHARGE	1120.95	PER TM	\$1.75	\$	1,961.6
CE0710		312.7	PER CUFT	\$1.80	\$	562.8
	BLENDING CHARGE	4	0	\$250.00	\$	1,000.0
CE2001	ADDITIONAL HRS, PUMP TRK	4			\$	
CE2007	ADDITIONAL HRS, BULK TRK	4	0	\$80.00	\$	320.0
0			0	\$0.00	\$	
0			1			0.004.6
		·		EQUIPMENT TOTAL	\$	6,901.5
	Cement, Chemicals and Water					
CC5800A	CLASS A CEMENT (SALES) BLEND(SK)	270	0	\$20.00	\$	5,400.0
0		- Company of the Comp	0	\$0.00	\$	
0		Section 1992 and	0	\$0.00	\$	-
0			0	\$0.00	\$	-
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0	 		0	\$0.00	\$	
0			0	\$0.00	\$	
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0			0	\$0.00	S	
				Chemical Total	-	5,400.0
	Cement Water Transports			Diffill day 10 tal	-	0,100.0
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0			0	\$0.00	\$	
U					S	
0				00.00		
0			0	\$0.00		The state of the s
0	I Company (TAVABLE)		0	Transports Total		
0	Cement Floating Equipment (TAXABLE)					The second second
	Cement Floating Equipment (TAXABLE) Cement Basket			Transports Total	\$	
0	Cement Basket		0			
0			0	Transports Total	\$	-
0	Cement Basket			\$0.00	\$	-
0	Cement Basket Centralizer		0	Transports Total	\$	-
0 0 0	Cement Basket		0 0	\$0.00 \$0.00 \$0.00 \$0.00	\$ \$ \$	
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0 0 0 0	Cement Basket Centralizer		0 0	\$0.00 \$0.00 \$0.00 \$0.00	\$ \$ \$	-
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0 0 0 0 0 0	Cement Basket Centralizer Float Shoe Float Collars Guide Shoes Baffle and Flapper Plates Packer Shoes DV Tools Ball Valves, Swedges, Clamps, Misc.			\$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	
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AUTHORIZATION 9////

FOREMAN TIRCY L. W. MARIONS

I ACKNOWLEDGE THAT THE PAYMENT TERMS, UNLESS SPECIFICALLY AMENDED IN WRITING ON THE FRONT OF THE FORM OR IN THE CUSTOMER'S ACCOUNT RECORDS, AT OUR OFFICE, AND CONDITIONS OF SERVICE ON THE BACK OF THIS FORM ARE IN EFFECT FOR SERVICES IDENTIFIED ON THIS FORM.

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.



CEMENT FIELD TICKET AND TREATMENT REPORT

Customer	ENDEAVOR ENERGY RESOURCES	State, County	Sumner , Kansas	Cement Type	CLASS A
lob Type	PLUG	Section	21	Excess (%)	0%
Customer Acct #	0	TWP	34\$	Density	15.6
Well No.	WALIN #1	RGE	2E	Water Required	5.2
Mailing Address	0	Formation	0	Yield	1.18
City & State	0	Tubing	2 3/8 1070'	Sacks of Cement	270
Zip Code	0	Drill Pipe	0	Slurry Volume	55.69
Contact	0	Casing Size	4.5	Displacement	0
Email	0	Hole Size	0	Displacement PSI	0
Cell	0	Casing Depth	1070'	MIX PSI	0
Dispatch Location	CUSHING	Hole Depth	0	Rate	3
Time:	Description	Rate (bpm)	Volume (bbl)	Pressure	Notes
An	nount of Cement Left in Casing				
ARRIVED ON L	OCATION AND CONDUCTED SAFETY MEETING. RIGGE	Remarks: D UP TO WELL AND STAR	TED WASHING TUBING DOV	WN HOLE. COULD NOT WA	SH RIG PULLED
TUBING AND PU	T BIT ON BOTTOM OF TUBING. RAN BACK IN AND CO	ULD NOT GO ANY FURTH	ER DOWN HOLE. PULLED TU	BING AND TOOK BIT OFF	AND RAN TUBING
BACK IN HOLE TO	1070' PUMPED 355KS OF CLASS A CEMENT AND DIS	PLACED TO BOTTOM. PUL	LED TUBING AND WAITED	BHRS TO RUN BACK IN WIT	H SAND LINE AND
TAGGED CEMEN	T AT 1000'. RAN 10 JOINTS OF TUBING IN HOLE AND	CIRCULATED CEMENT TO	SURFACE, IN CASING AND C	ON THE BACKSIDE OF CASIN	IG. SHUT DOWN.

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.

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- (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.

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

S	D INSUFFICIENT FUND	RICES SHOWN ARE ESTIMATES AND SUBJECT TO CHANGE BY ACCOUNTING DEPARTMENT DISCOUNTS DO NOT APPLY TO CHECKS RETURNED
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		1657 TC6.HC
	TNUOMA	DESCRIPTION
	Signature	I have read and understand terms and conditions as outlined on reverse of this ticket. Customer or Authorized Representative
	lam	I certify that the services listed below have been performed to my satisfaction, that all zones perforated were designated by me and all depth measurements checked and approved.
	IDE)	(SIGNATURE HEREIN IS ACCEPTANCE OF TERMS AND CONDITIONS PRINTED ON REVERSE S
	der No.	Operation Riggers Top Of Cement Total Guns Shots Purchase On
	.371	Casing Size Casing Weight Casing Depth Type Fluid Fevel
		- 32-15 - 18
		1900c: 101 Hrs 1900c
		US WS 38
	CXI	Tegal Description:
	as	Invoice Address: Customer Name: Well Name and Number: County:

CUSTOMER INFORMATION

Date:

MELL INFORMATION

Ticket Number: 115-002282000

CONDITIONS OF THIS CONTRACT

- 1. Elite Wireline, Inc., whose main office is 2749 E. 186th St. N. (P.O. Box 160), Skiatook, OK shall furnish the services and materials and equipment herein set forth upon the terms and conditions below.
- 2. The above signed, as customer, agrees to pay Elite Wireline, Inc. for the services and/or materials ordered hereunder at the address set forth above. Discount terms may be available for prompt payment. Any balance on this account not paid within the term fixed by the invoice shall accrue interest at the rate of eighteen per cent (18%) per annum from the invoice date. In the event that Elite Wireline, Inc. employs an attorney to enforce claims of indebtness against said customer, the customer shall pay all costs of collection including a reasonable attorney fee.
- 3. Elite Wireline, Inc. shall perform the above-described work as an independent contractor. It is understood and agreed that Elite Wireline, Inc. does not guarantee the results of its service and shall not be liable for injury to persons or to property of well owners and/or customers unless the same is caused by Elite Wireline, Inc. willful negligence. This provision applies, but is not limited to, sub surface and/or surface damage arising from sub-surface damage. Well owner and/or customer shall be responsible for and secure Elite Wireline, Inc. against any and all liability incurred for reservoir loss or damage and personal or property damage arising from a well blow-out. The well-owner, customer or drilling company shall pay for the actual tools, instruments or equipment belonging to Elite Wireline, Inc. are lost or destroyed in the rendition of services, customer shall use all reasonable diligence and facilities available to be recover the same. Customer shall reimburse Elite Wireline, Inc. for the reasonable value of any tools, instruments or other personal property belonging to Elite Wireline, Inc. that cannot be recovered within sixty (60) days or the cost of repairing any damage to items recovered.
- 4. Customer agrees that all depth measurements shall be made by it or its employees, and shall be supervised by customer or its employees.
- 5. Customer certifies that it is the owner of the well on which the work herein ordered shall be done and that the well on which the work shall be done is in proper and suitable condition for the performance of said work.
- 6. Customer agrees that the terms and conditions herein set forth constitute the entire agreement and this agreement shall be construed in accordance with the laws of the State of Oklahoma.
- 7. This contract shall be performed in all respect in accordance with the rules and regulations promulgated and published by the Nuclear Regulatory Commission ("NRC"). Customer shall file a Lost Source Agreement with the NRC and in that regard shall make every attempt to retrieve the source or plug the well in accordance with NRC rules and regulations.
- 8. This agreement shall not be modified unless by written amendment executed by the undersigned customer.
- 9. The customer acknowledges that his signature hereon signifies that he has read and understood the terms of this contract.