**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

### 1370662

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 7	wp S. R East	West	
Address 2:					Feet from	North / South Line of	Section	
City:	State:	Zip:+		Feet from East / West Line of Section				
Contact Person:				Footages Calculated from Nearest Outside Section Corner:				
Phone: ( )					NE NW	SE SW		
Type of Well: (Check one)	Oil Well Gas Well	OG D&A Cathoo	dic	County:				
Water Supply Well	Other:	SWD Permit #:		•				
ENHR Permit #:	Gas Sto	orage Permit #:		Lease Name: Well #:  Date Well Completed:				
Is ACO-1 filed? Yes	No If not, is wel	I log attached? Yes	No			roved on:		
Producing Formation(s): List /	All (If needed attach anothe	r sheet)				(KCC <b>District</b> Agent's		
Depth to	o Top: Botto	om: T.D				, <b></b>		
Depth to Top: Bottom: T.D								
Depth to	Depth to Top: Bottom: T.D			Plugging	Completed			
Show depth and thickness of	all water, oil and gas form	ations.						
Oil, Gas or Wate	r Records		Casing F	Record (Surf	face, Conductor & Prod	uction)		
Formation	Content	Casing	Size		Setting Depth	Pulled Out		
cement or other plugs were u	sed, state the character of	same depth placed from (bo	ottom), to (	op) for eac	h plug set.			
Plugging Contractor License	#:		Name: _					
Address 1:			Address	2:				
City:				State:				
Phone: ( )								
Name of Party Responsible fo	or Plugging Fees:							
State of	Countv.			, SS.				
	3,				anlawa at Ot-	On another are all area de la la	التنبياء	
	(Print Name)			Em	ipioyee oi Operator or	Operator on above-describe	a 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.



Cementing Services Field Ticket TAX ID: 81-1373543

Field Ticket Number: Lib1705201500 BIII To: MERIT ENERGY COMPANY Liberal, KS 67901 P O Box 1293 / 1900 W 2nd St

Field Ticket Date:

Saturday, May 20, 2017

Job Name:	03 Plug
Well Location:	Grant, KS
Well Name:	Longbow
Well Number:	6-10
Well Type:	New Well
Rig Number:	Duke # 9
Shipping Point:	Liberal, KS
Sales Office:	Mid Con

PERS	ONEL	EQUIPMENT	
Victor Corona-Marta	Jose Calderon	903-4/501-5	
Aldo Espinoza	Saul Lopez	774-4/841-5	

Aldo Espinoza	Saul Lope	9Z		774-4/841-5			
		SERVICES - S	SERVICES -	SERVICE:	5		
Description	OTY	UOM	Unit Amt	Gross Amt	Unit Net	Discount	Net Amount
PUMP, CASING CEMENT 1001-2000 FT	1.00	min. 4 hr	2,213.75	2213.75	1,549.63	30.0%	1,549.63
CIR02	1.00	ea	168.75	168.75	118.13	30.0%	118.13
PHMN	1.00	per event	380.00	380.00	266.00	30.0%	266.00
DRYG	531.00	ton-mile	2.75	1460.25	1.93	30.0%	1,022.18
MILV	50.00	per mile	4.40	220.00	3.08	30.0%	154.00
MIHV	50.00	per mile	7.70	385.00	5.39	30.0%	269.50
FLO	AT EQUIPME	NT FLOA	T EQUIPME	NT FLO	DAT EQU	IPMENT	
	MA	TERIALS - M	IATERIALS	- MATER	IALS		
CW-HVS	50.00	bbl	58.70	2,935.00	41.09	30.0%	2,054.50
CCHP	220.00	sack	25.28	5,561.60	17.70	30.0%	3,893.12
CA-200	351.00	pound	0.68	238.68	0.48	30.0%	167.08
CDF-100P	44.00	pound	3.50	154.00	2.45	30.0%	107.80
CD-100	156.00	pound	7.73	1,205.88	5.41	30.0%	844.12
ADI	DITIONAL ITE	MS - ADDIT	TIONAL ITE	MS - ADI	DITIONAL	. ITEMS	
Additional hours, in excess of set hours		per hour	440.00	0.00	308.00	30.0%	0.00
					Gross	Discount	Final
				ervices Total	4,827.75	1,448.33	3,379.43
				ipment Total	0.00	0.00	0.00
Viete - C his				iterials Total	10,095.16	3,028.55	7,066.61
Victor Corona-Ma Rodney Gonzales	Itd		Add	Final Total	0.00	0.00	0.00
nouner agent. nouney Gonzales				i illai Tutal	14,922,91	4,476.87	10,446.04

I have read and understand the "GENERAL TERMS AND CONDITIONS" listed on the following page.

Kodne Customer Signature

Field Ticket Total (USD):

\$10,446.04

Rodney Gonzales



### BJ SERVICES, LLC NORTH AMERICAN TERMS AND CONDITIONS

All work orders for services ("Services" or "Work") and purchase orders for the supply of products or chemicals ("Products") (collectively, "Work Orders") to be provided by BJ Services LLC or its affiliates ("Ell") to its customers (each a "Gustomer") are subject to acceptance by BJ, and any Work Orders so accepted will be governed by the pricing proposal, the Work Order, and these Terms and Conditions, unless the Customer and BJ Services, LLC (collectively the "Parties") uted a Master Service Agreement, which terms shall contro

### PAYMENT TERMS

District Lenois

Unless alternate payment terms are specified or approved by the BI Credit Department, all charges billed by BI must be paid within thirty (30) days of the date of invoice. For invoices, unpaid after thirty (30) days, discounts from list price may be revoked, interest may be charged at the rate of ten percent (10%) per annum or the maximum legal rate, liens may be filed, and Customer shall pay BI all costs of collection, including reasonable attorneys' fees and court costs, in addition to other amounts due. Operating, production or well conditions that prevent satisfactory operation of Services or Products do not relieve Customer of its payment reasonability. responsibility.

### CANCELLATION AND RETURNS

- Products: Product Orders may only be cancelled with written authorization from EU. Customer may be charged a restocking charge of twenty-five percent (25%), plus any packing and transportation costs incurred. Products specially manufactured to Customer specifications, or orders for substantial quantities may not be cancelled. Delivered Products may only be returned for credit (less the restocking fee and transport costs) in
- unused, reusable condition, in original unopened containers.

  Services: In the event Customer cancels an order for Services without cause, Customer shall be liable for all reasonable costs incurred by BJ including mobilization/demobilization.

 THIRD-PARTY CHARGES, TAXES
 Customer shall pay all third-party charges, in compliance with BJ's current price list, and any sales, use, rental or other taxes that may be applicable. Customer shall pay all applicable customs, excise, import and other duties unless otherwise agreed in writing. Customer shall provide necessary import licenses and extensions.

### INDEPENDENT CONTRACTOR

It is expressly understood that BI is an independent contractor, and that neither BI nor its principals, partners, employees or subcontractors are servents, agents or employees of

Where BI provides Services in Louisiana, the Services provided by BI and its subcontractors are an integral part of, and are essential to the ability of Customer to generate Customer's goods, products, and services, and therefore BI and Customer agree that Customer is the statutory employer of BI's employees and its subcontractor's employees under La. R.S. 23:1061 (A) (3).

- LABILITIES, RELEASES AND INDEMNIFICATION: In these Terms and Conditions (i) "Bil Group" means BJ, its parent, subsidiary, joint venturers, and affiliated or related companies; its subcontractors at any tier; and the venturers, and affiliated or related companies; its subcontractors at any tier; and the officers, directors, employees, consultants, and agents of all of the foregoing; (ii) "Claims" means all claims, demands, causes of action, liabilities, damages, judgments, fines, penalties, awards, losses, costs, expenses (including, without limitation, attorneys' fees and costs of fligation) of any kind or character arising out of, or related to, the performance of the Services or Products provided; (iii) "Consequential Damages" means any indirect, special, punitive, exemplary or consequential damages or losses (even unforesceable), and damages for lost production, lost revenue, loss of hole, control of well, lost profit, lost business, lost business opportunities, or charges for rig time, regardless of whether the same would be considered direct, indirect, special, punitive, exemplary or consequential damages or losses under applicable law; (iv) "Customer Group" means Customer, its parent, subsidiary and affiliated or related companies; its coefficience, joint operators and joint venturers; its client or customer if lessees, co-owners, partners, joint operators and joint venturers; its client or customer if it is not the end user of the Services or Products; its other contractors at any tier; and the officers, directors, employees, consultants, and agents of all of the foregoing; (v) "Pollution Claims" means all Claims relating to pollution or contamination of water, land, or air, including without limitation, adverse effects on the environment or any form of property, or any violation or alleged violation of environmental statutes, ordinances, laws, orders, rules and regulations; (vi) "Tools" means any of BJ Group's instruments, equipment, or tools, and (vii) "Waste" means any cuttings, muds, waste, water, or materials from the well that where Services are performed by BJ.
- BJ SHALL RELEASE, INDEMNIFY, DEFEND AND HOLD CUSTOMER GROUP HARMLESS FROM AND AGAINST ANY AND ALL CLAIMS ARISINS OUT OF OR RELATED TO (I) PERSONAL OR BODILY INJURY, ILLNESS, SICKNESS, DISEASE OR DEATH OF ANY MEMBER OF BI GROUP, AND (II) LOSS, DAMAGE OR DESTRUCTION OF REAL OR PERSONAL PROPERTY, WHETHER OWNED, LEASED, ORCHARTERED, OF ANY MEMBER OF BI GROUP.
- CUSTOMER SHALL RELEASE, INDEMNIFY, DEFEND AND HOLD BI GROUP HARMLESS FROM AND AGAINST ANY AND ALL CLAIMS ARISING OUT OF OR RELATED TO (I) PERSONAL OR

BODILY INJURY, ILLNESS, SICKNESS, DISEASE OR DEATH OF ANY MEMBER OF CUSTOMER GROUP, AND (II) LOSS, DAMAGE OR DESTRUCTION OF REAL OR PERSONAL PROPERTY, WHETHER OWNED, LEASED, OR CHARTERED, OF ANY MEMBER OF CUSTOMER GROUF

- SUBJECT TO THE PERSONAL INJURY PROVISIONS OF ARTICLE S(B) ABOVE, BI SHALL PROTECT, DEFEND AND INDEMNIFY CUSTOMERGROUP FROM AND AGAINST ALL CLAIMS, DEMANDS AND CAUSES OF ACTION, INCLUDING POLLUTION CLAIMS, ARISING FROM POLLUTIONOR CONTAMINATION WHICH ORIGINATES ABOVE THE SURFACE OF THE LAND OR WATER AND IS DIRECTLY ASSOCIATED WITH BI GROUP'S EQUIPMENT OR OTHER EQUIPMENT IN ITS CONTROL, AND SHALL ASSUME ALL RESPONSIBILITY FOR CONTROL AND REMOVAL OF SAME.
- SUBJECT TO THE PERSONAL INJURY PROVISIONS OF 5(C) ABOVE, CUSTOMER SHALL PROTECT, DEFEND AND INDEMNIFY BY GROUP FROM AND AGAINST ALL CLAIMS, DEMANDS, AND CAUSES OF ACTION ARISINS DIRECTLY OR INDIRECTLY FROM ANY EXISTING POLLUTION AT THE SITE AND FROM ALL OTHER POLLUTION OR CONTAMINATION, INCLUDINS BUT NOT LIMITED TO POLLUTION RESULTING FROM FIRE, BLOWOLT, CRATERING, SEEPAGE OR OTHER UNCONTROLLED FLOW OF OIL, GAS, OR OTHER SUBSTANCE; OR RELATED TO THE TRANSPORTATION, STORAGE, TREATMENT DISPOSAL OR HANDLING OF WASTE, AND SHALL ASSUME ALL RESPONSIBILITY FOR CONTROLAND REMOVAL OF SAME.
- CUSTOMER SHALL RELEASE. DEFEND, INDEMNIEY AND HOLD BLIGROUP HARMLESS FROM AND AGAINST ANY CLAIMS FOR CONSEQUENTIAL DAMAGES ASSERTED BY OR IN FAVOR
  OF ANY MEMBER OF CUSTOMER GROUP. BI SHALL RELEASE, DEFEND, INDEMNIFY AND
  HOLD CUSTOMER GROUP HARMLESS FROM AND AGAINST ANY CLAIMS FOR CONSEQUENTIAL DAMAGES ASSERTED BY OR IN FAVOR OF ANY MEMBER OF BUGROUP.
- THE EXCLUSIONS OF LIABILITY, RELEASES AND INDEMNITIES SET FORTH IN THIS ARTICLE 5 APPLY TO ANY CIAIM(S) WITHOUT REGARD TO THE CAUSE(S) THEREOF, INCLUDING BUT NOT LIMITED TO PRE-EXISTING CONDITIONS, WHETHER SUCH CONDITIONS BE PATENT OR LATENT, THE UNSEAWORTHINESS OF ANY VESSEL OR VESSELS, IMPERFECTION OF MATERIAL, DEFECT OR FAILURE OF PRODUCTS OR EQUIPMENT, BREACH OF REPRESENTATION OR WARRANTY (EXPRESS OR IMPLIED), ULTRAHAZARDOUS ACTIVITY, STRICT LIBELITY, TORT, BREACH OF CONTRACT, BREACH OF DUTY (STATUTORY OR OTHERWISE), BREACH OF ANY SAFETY REQUIREMENT OR REGULATION, OR THE NEGLIGENCE, GROSS NEGLIGENCE, OR OTHER LEGAL FAULT OR RESPONSIBILITY OF ANY PERSON, PARTY, OR ENTITY (INCLUDING THE INDEMNIFIED OR RELEASED PARTY), WHETHER SUCH FORM OF NEGLIGENCE BE SOLE, JOINT OR CONCURRENT, ACTIVE OR PASSIVE. THE INDEMNITY PROVISIONS SET FORTH IN THIS ARTICLE 5 SHALL BE THE EXCLUSIVE REMEDIES AVAILABLE TO THE PARTIES FOR THE CLAIMS COVERED.

INSURANCE Each Party agrees to support the indemnity obligations contained in Artide 5 by carrying insurance (or qualified self-insurance) with reputable insurance companies in the following minimum amounts:

- um amounts: Workers' Compensation Insurance complying with applicable state laws, and Employers' Usbility Insurance in the amount of \$1,000,000 each accident for bodily injury by accident(\$1,000,000 each employee for bodily injury by disease/\$1,000,000 policy limit. Commercial General Lability Insurance, including Products and Completed operations aggregate, sudden and accidental pollution (which may be provided for in a separate policy), in the amount of \$1,000,000 combined single limit per occurrence(\$2,000,000 in the aggregate.
- Automobile Liability Insurance in the amount of \$1,000,000 combined single limit for Bodily Injury and Property Damage, including coverage for all owned, hired, and non-owned vehicles.
- Excess Liability Insurance over that required in A (for Employer's Liability only), Band C in the minimum amount of \$5,000,000 each occurrence and in the aggregate, specifically including

minimum amount of \$5,000,000 each occurrence and in the aggregate, specifically including contractual liability coverage.

Upon written request, each party shall furnish to the other party certificates of insurance evidencing that adequate insurance to support each party's obligations has been secured. To the extent of each party's release and indemnity obligations, each party agrees that all such insurance policies shall (i) be primary to the other party's insurance, (ii) include the other party, its parent, subsidiary and affiliated or related companies, its subcontractors and other contractors, and its and their respective officers, directors, employees, consultants and agents as additional insurant and (iii) he middened to make outcomes of the specific of the state of the contractors. as additional insured, and (iii) be endorsed to waive subrogation against the other party, its parent, subsidiary and affiliated or related companies, its subcontractors and other contractors, and its and their respective officers, directors, employees, consultants and agents.

### CONFIDENTIALITY

Each party shall maintain all data and information obtained from the other party in strict confidence, subject only to disclosure required by law or legal process. The design, construction, application and operation of BJ's Services and Products embody proprietary and confidential information. Customer shall maintain this information in strict confidence and shall not disclose it to others, subject only to disclosure required by law or legal process.

HEADQUARTERS (281) 408 2361

11211 FM 2920 Rd. Tomball, Texas 77375



### Cementing Services Field Ticket TAX ID: 81-1373543



### ACCESS TO WELL AND WELL SITE STORAGE

Customer shall provide at its expense adequate access to and from the well site, and shall obtain all permits, licenses or other authorization required for BI to enter upon work areas for the purposes contemplated. Customer shall provide proper storage space at the well site, meeting all applicable safety and security requirements and consistent with good industry practices, for the Tools and Products, including, without limitation, all radioactive materials. Bl reserves the right not toperform Work if the job or conditions of the location render such performance inadvisable.

 RADIOACTIVE SOURCES

Customer agrees to comply with all applicable governmental regulations governing the use and handling of radioactive sources. In the event a radioactive source becomes stuck in a well, Customer, at Customer's sole risk and expense will make a reasonable attempt to recover such radioactive source in accordance with 10 CER § 39.15(a)(1)-(4) or other applicable regulations and use special precautions to prevent damaging the source during recovery operations. If the source cannot be recovered, Customer, at Customer's sole risk and expense, will isolate the radioactive material by cementing it in place or by other means consistent with 10 C.F.R § 39.15 or other applicable statutes or regulations.

- STANDARD OF PERFORMANCE
  Services: BIt warrants (i) that all Services shall be performed in compliance with all applicable laws, rules and regulations (including all safety codes, statutes, regulations, precautions, and procedures) and utilizing all necessary Protective equipment and devices, (ii) that all Services shall be done with the utmost skill, care and diligence, in a good and workmanlike manner, in accordance with the terms hereof, the specifications set forth in the applicable Order, and good industry standards of performance and in a timely manner; and (iii) that BJ, Its subcontractors and their employees are sufficiently experienced and suitably trained to perform the Services. In the event that the Services fail to conform to such specifications, BJ shall re-perform that part of the non-conforming Services, provided BI is notified in writing by Customer prior to demobilization.

  Products: BI warrants that the Products shall conform to BI's published specifications or the
- specifications agreed to in writing. If any of the Products fail to conform, BI shall repair or replace the non-conforming Products, or issue credit to the Customer. In the event BI is requested to develop, manufacture, test or use Products that are intended to satisfy a unique need identified by Customer and are not "standard" Products of BI ("Specialty Products"), Customer recognizes and agrees that Specialty Products may not have or contain the same or similar characteristics as BI's standard Products, including historical performance against or smiller characteristics as BY's standard Products, including historical performance against which future performance can be measured, In developing, manufacturing, testing and using any Specialty Product, BI will be relying upon information and specifications provided by Customer regarding its unique needs, and will have no responsibility for the design, manufacture or engineering of any such Specialty Product. Upon inspection, if the Specialty Product fails to meet the specifications agreed to in writing by Customer, then BI shall, at its option, repair or replace the non-conforming specialty Products with the type originally furnished to Customer or substitute with standard Products. By's warranty obligations are non-transferrable and void if the non-conformity were caused by (i) Customer's failure to properly store or maintain the Products, (ii) abnormal well conditions, abrasive materials, corrosion due to aggressive fluids or incorrect specifications provided by Customer, (iii) unauthorized alteration of the Products, (iv) loss or damage while on Customer's site due to any negligence, vandalism or force majeure, or (v) use or handling by Customer in a manner inconsistent with Bi's recommendations. Further, Bi's warranty obligations shall terminate if Customer fails to perform its obligations under these Terms and Conditions. All transportation charges and removal and reinstallation charges related to the repair or replacement of non-conforming Products shall be borne by Customer, including shipment to
- <u>Goods</u>: B) shall assign any vendor or supplier's warranty to Customer for any Products or goods purchased, to the extent such warranties are assignable.
- Recommendations Interpretations, research, analysis, recommendations, advice or interpretational data (specifically including, without limitation, any engineering designs, geological studies or analyses, well programs, reservoir models, production optimization or management programs) ("Recommendations") furnished by B are opinions based upon inferences from measurements, empirical relationships and assumptions, and industry practice. The inferences, assumptions and practices are not infallible, and with respect to which professional geologists, engineers, drilling consultants, and analysts may differ. Accordingly, BI does not warrant the accuracy, correctness, or completeness of any interpretations or Recommendations will accomplish any particular results. CUSTOMER ASSUMES FULL RESPONSIBILITY FOR THE USE OF SUCH RECOMMENDATIONS AND FOR ITS DECISIONS.

OTHER THAN THE PROVISIONS IN THIS ARTICLE 10, BI MAKES NO WARRANTY OR GUARANTEE OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING NO IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE REGARDING ANY SERVICES, EQUIPMENT OR PRODUCTS. IN NO EVENT SHALL BI BE LIABLE FOR CONSEQUENTIAL DAMAGES INCURRED BY CUSTOMER GROUP AS A RESULT OF DEFECTIVE OR NON-CONFORMING SERVICES, EQUIPMENT OR PRODUCTS

11. <u>INTELLECTUAL PROPERTY</u>
BJ intends to protect its intellectual property. Customer shall not resell the Products (or or menus to protect its intellectual property. Customer shall not resell the Products (or drawings related thereto) to others or reverse engineer or permit others to reverse engineer for the purpose of manufacturing similar Products. Bl owns and has legal rights to practice certain copyrights, marks, patents or pending applications on certain technology and items related to the Services or Products furnished. In the event that BJ makes any improvements on such technology, then BJ shall own all such improvements, including drawings, specifications, calculations and other documents.

BI warrants that the use or sale of Products will not infringe valid patents of others by reason of the use or sale of such Products, and hereby agrees to RELEASE, DEFEND, INDEMNIFY AND HOLD CUSTOMER GROUP HARMLESS FROM AND AGAINST ALL CLAIMS for infringement of any such patent, provided that Customer shall proceptly notify B in writing upon receipt of any claim for infringement, or upon the filing of any such suit for infringement, whichever first occurs, and shall afford BJ full opportunity, at BJ's option and expense, to answer such claim or threat of suit, assume the control of the defense of such suit, and settle or compromise same in any way BJ sees fit. BJ does not warrant that such Products: (i) will not infringe any such patent when not sees int. By does not warrant that such Products; (i) will not infringe any such patent when not of BJ's manufacture, or specially made, in whole or in part, to the Customer's design specifications; or (ii) if used or sold in combination with other materials or apparatus or used in the practice of processes, will not, as a result of such combination or use, infringe any such patent, and BJ shall not be liable; AND CUSTOMER SHALL RELEASE, DEFEND, INDEMNIFY AND HOLD BJ HARMLESS FOR DAMAGES OR LOSSES OF ANY NATURE WHATSOEVER RESULTING FROM ALLEGED PATENT INFRINGEMENT ARISING PURSUANT TO (I) AND (II) ABOVE.

### FORCE MAJEURE

Terrice marketing.

If either party is unable because of Force Majeure to carry cut any of its obligations under these Terms and Conditions, other than obligations to paymoney, then on such party giving notice and particulars in writing to the other party within a reasonable time after the occurrence of the particulars in writing to the other party within a reasonable unite area to excurtence of the cause relief upon, such obligation shall be suspended. "Force Majeure" shall include any event that is beyond the reasonable control of the party so affected including, without limitation, acts of God, laws and regulations, government action, war, civil disturbances, hijack, piracy, criminal action by a third party, threats or acts of terrorism, strikes and labor problems, delays of vendors or carriers, lightening, fire, flood, washout, storm, breakage or accident to equipment or machinery, and shortage of raw materials. If any suspension due to Force Majeure exceeds ten (10) consecutive days, either party may terminate these Terms and Conditions by written notice to the other party and Customer shall be liable for demobilization and any other reasonable costs incurred by BJ incidental to such termination.

### LAWS, RULES, REGULATIONS, AND EXPORT CONTROL

Bl and Customer agree to comply with all laws, rules, regulations and decrees of any governmental or regulatory body having jurisdiction over the Services or Products to be provided by Bl or the work site or that may otherwise be applicable to Bl's or Customer's performance under these Terms and Conditions.

Services and Products and/or related technical data covered by these Terms and Conditions may be subject to U.S. and/or foreign trade controls. Customer agrees that it will not sell, re-export or transfer Products and/or related technical data except in full compliance with all governmental requirements including but not limited to economic sanctions and export controls governmental requirements including but not number to economic sanctions and export controls administered by the U.S. Department of Treasury, U.S. Department of Commerce and U.S. Department of State. Customer agrees to comply with all BJ requests for trade compliance information, statements, and other assurances including, without limitation, requests for End-User and Routed Transaction certifications. BJ reserves the right to refuse to fulfill any Work Order or otherwise perform under these Terms and Conditions if BJ in its sole discretion determines that such action may violate any law or regulation.

### GOVERNING LAW, JURY WAIVER, AND VENUE

15. GOVERNING LAW, JURY WAIVER, AND VENUE
The laws of the State of Texas shall apply and govern the validity, interpretation, and performance of these Terms and Conditions, any applicable. Work Orders without regard to where work is provided. Any suit or proceeding regarding these Terms and Conditions or the Services or Products provided shall be brought exclusively in the state or federal courts located in the City of Houston and County of Harris, Texas. Each Party consents to the personal jurisdiction of the state and federal courts of Harris County, Texas, and waives any objection that such courts are an inconvenient forum or venue. References in these Terms and Conditions to any act, law, statute, rule, or regulation shall be deemed to include references to such as the same may be amended, replaced, or reenacted from time to time. EACH PARTY WAIVES, TO THE PULLEST EXTENT FERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRAIL BY JURY. FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN RESPECT TO ANY ACTION, SUIT OR PROCEEDING ARISING OUT OF OR RELATING TO THESE TERMS AND CONDITIONS.

16. <u>ASSIGNMENT</u>
BJ shall have the right to assign these Terms and Conditions to any of its affiliated companies without the consent of Customer.

Failure of either party to enforce any of these Terms and Conditions shall not be a waiver of the right to enforce. These Terms and Conditions contain all representations of the Parties and supersedes all prior oral or written agreements or representations and may only be amended by an agreement executed by both Parties. In the event of conflict between the provisions of these Terms and Conditions and any other terms in Customer's purchase orders, field work orders, work tickets, invoices, statements, or any other type of memoranda or other documents used by Customer, whether oral or written, the provisions of these Terms and Conditions shall govern.

# Cement Job Summary

Job Number:	Lib1705201500 Job Purpose	03 Plug		1		
Customer:	MERIT ENERGY COMPANY				Date:	5/20/2017
Well Name:	Longbow		Number:	6-10	API/UWI:	
County:	Grant	City:	Ulysses, Ks		State:	KS
Cust. Rep:		Phone:		Rig Phone:		
Legal Desc:				Rig Name:		Duke#9
Distance	50 miles (one wa	ay)		Supervisor	Victor	Corona-Marta

Employees:	Emp. ID:	Employees:	Emp. ID.
Victor Corona-Marta		Jose Calderon	
Aldo Espinoza		Saul Lopez	
Equipment:			
903-4/501-5			
774-4/841-5			

		Well Info	ormation			
		Open Ho	le Section			
Description:	Size (in):	Excess	Top MD (ft)	Btm MD (ft)		
OPEN HOLE	7 7/8	30%	2250	3,021	10 11	
OPEN HOLE	7 7/8			2,250	M	
OPEN HOLE	7 7/8					
OPEN HOLE	7 7/8					
		Tub	ulars			
Description:	Size (in):	Wgt. (lb/ft)	ID (in)	Grade:	Top MD (ft)	Btm MD (ft)
PREVIOUS CASING	8 5/8	24	8.097	J-55	0	1,450
TUBING/DRILL PIPE	4 1/2	16.6	3.826		0	3,021
		Squeeze Ir	formation			
Description:	# of Perfs	Perf/Lea	ak Depth	Packer/Ret	ainer Depth	
Leak	0			30	21	
Perfs				30	)21	

Materials - Pumping Schedule						
Fluid Name	Description	Rqstd Qty	Density	Yield	Water (gal/sk)	
Spacer 1	HIVIS SWEEP	50	8.40	n/a	n/a	
Fluid Name	Description	Rqstd Qty	Density	Yield	Water (gal/sk)	
Lead 1	CLASS H PREMIUM	220	17.01	1.01	3.82	
Addl. Additive	Description	Conc. (lb/sk)	Determined by	Load Volume	UOM	
CA-200	SODIUM CHLORIDE	1.59103	% BWOW	350.0	lbm	
CDF-100P	DEFOAMER - POWDER	0.2	lb/sk	44.0	lbm	
CD-100	CEMENT DISPERSANT	0.705	% BWOC	155.1	Ibm	
Fluid Name	Description	Rqstd Qty	Density	Yield	Water (gal/sk)	
Disp. 4	Displacement	24	0.00	n/a	n/a	

Distance	50 miles (one wa	ıy)		Superviso	r Victor	Corona-Marta
Cust. Rep:		Phone:		Rig Phone:		0
County:	Grant	City:	Ulysses, Ks		State:	KS
Well Name:	Longbow		Number:	6-10	API/UWI:	
Customer:	MERIT ENERGY COMPANY				Date:	5/20/2017
Job Number:	Lib1705201500 Job Purpose	03 Plug				

TIME	PRESSU	RE - (PSI)	FLUID PUI	<i>b Summar</i> MPED DATA	The second secon
AM/PM	CASING	ANNULUS	VOLUME	RATE (BPM)	COMMENTS
5/20/2017		7	TO HOTTLE	TOTAL (DI W)	DATE
1230					Arrived at location
1330					Rig up to rig
1417	200		32	4	Start job with 32bbls Spacer HIVIS
1435	90		39	3	39bbls of Class H cement @17.01lbs
					total of 220 sacks
					Start displacement
1450	20		17	3	17bbls of HIVIS Spacer
1456	10		7.4	2	7.4bbls of mud displacement
1500	10		7		Plug was balanced @ 7bbls
1530					Rig down and wash up to pit
1545					Boost out inside location
					Crew and I thanked the company man
					and rig crew for job opportunity
					,
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