KOLAR Document ID: 1417859

Confident	tiality Re	equested:
Yes	No	

KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

Form ACO-1 January 2018 Form must be Typed Form must be Signed All blanks must be Filled

WELL COMPLETION FORM

WELL	HISTORY -		WELL &	IEASE
VVELL	nisioni ·	DESCRIP		LEASE

OPERATOR: License #	API No.:				
Name:	Spot Description:				
Address 1:					
Address 2:	Feet from Dorth / South Line of Section				
City: State: Zip:+	Feet from East / West Line of Section				
Contact Person:	Footages Calculated from Nearest Outside Section Corner:				
Phone: ()					
CONTRACTOR: License #	GPS Location: Lat:, Long:				
Name:	(e.g. xx.xxxx) (e.gxxx.xxxx)				
Wellsite Geologist:	Datum: NAD27 NAD83 WGS84				
Purchaser:	County:				
Designate Type of Completion:	Lease Name: Well #:				
New Well Re-Entry Workover	Field Name:				
	Producing Formation:				
☐ Oil ☐ WSW ☐ SWD □ Gas □ DH □ EOR	Elevation: Ground: Kelly Bushing:				
	Total Vertical Depth: Plug Back Total Depth:				
CM (Coal Bed Methane)	Amount of Surface Pipe Set and Cemented at: Feet				
Cathodic Other (Core, Expl., etc.):	Multiple Stage Cementing Collar Used?				
If Workover/Re-entry: Old Well Info as follows:	If yes, show depth set: Feet				
Operator:	If Alternate II completion, cement circulated from:				
	feet depth to:w/sx cmt.				
Original Comp. Date: Original Total Depth:					
Deepening Re-perf. Conv. to EOR Conv. to SWD	Drilling Fluid Management Plan				
Plug Back Liner Conv. to GSW Conv. to Producer	(Data must be collected from the Reserve Pit)				
	Chloride content: ppm Fluid volume: bbls				
Commingled Permit #:	Dewatering method used:				
Dual Completion Permit #: SWD Permit #:					
SWD Permit #: EOR Permit #:	Location of fluid disposal if hauled offsite:				
GSW Permit #:	Operator Name:				
	Lease Name: License #:				
Spud Date or Date Reached TD Completion Date or	Quarter Sec TwpS. R East West				
Recompletion Date Reached TD Recompletion Date Of Recompletion Date	County: Permit #:				

AFFIDAVIT

I am the affiant and I hereby certify that all requirements of the statutes, rules and regulations promulgated to regulate the oil and gas industry have been fully complied with and the statements herein are complete and correct to the best of my knowledge.

Submitted Electronically

KCC Office Use ONLY					
Confidentiality Requested					
Date:					
Confidential Release Date:					
Wireline Log Received Drill Stem Tests Received					
Geologist Report / Mud Logs Received					
UIC Distribution					
ALT I II III Approved by: Date:					

KOLAR Document ID: 1417859

Operator Name:	Lease Name: Well #:	_
Sec Twp S. R East 🗌 West	County:	

Page Two

INSTRUCTIONS: Show important tops of formations penetrated. Detail all cores. Report all final copies of drill stems tests giving interval tested, time tool open and closed, flowing and shut-in pressures, whether shut-in pressure reached static level, hydrostatic pressures, bottom hole temperature, fluid recovery, and flow rates if gas to surface test, along with final chart(s). Attach extra sheet if more space is needed.

Final Radioactivity Log, Final Logs run to obtain Geophysical Data and Final Electric Logs must be emailed to kcc-well-logs@kcc.ks.gov. Digital electronic log files must be submitted in LAS version 2.0 or newer AND an image file (TIFF or PDF).

Drill Stem Tests Taken (Attach Additional Sh	acate)	Y	′es 🗌 No			og Formatio	n (Top), Depth a	and Datum	Sample
Samples Sent to Geolo			⁄es 🗌 No	1	Name	Э		Тор	Datum
Cores Taken Electric Log Run Geologist Report / Mud List All E. Logs Run:		□ Y □ Y	Yes ☐ No Yes ☐ No Yes ☐ No						
		Rep	CASING ort all strings set-c] Ne	w Used rmediate, productio	on. etc.		
Purpose of String	Size Hole Drilled	Siz	ze Casing et (In O.D.)	Weight Lbs. / Ft.		Setting Depth	Type of Cement	# Sacks Used	Type and Percent Additives
[ADDITIONAL	CEMENTING /	SQU	EEZE RECORD			
Purpose: Depth Perforate Top Bottom		Туре	e of Cement	# Sacks Use	d		Type and	Percent Additives	
Protect Casing Plug Back TD Plug Off Zone									
 Did you perform a hydra Does the volume of the Was the hydraulic fracture 	total base fluid of the	hydraulic fr	acturing treatment		-	☐ Yes ns? ☐ Yes ☐ Yes	No (If No, s	kip questions 2 ar kip question 3) ill out Page Three	
Date of first Production/Inj Injection:	jection or Resumed Pr	oduction/	Producing Meth	iod:		Gas Lift 🗌 O	ther <i>(Explain)</i>		
Estimated Production Per 24 Hours	Oil	Bbls.	Gas	Mcf	Wate	er Bb	ls.	Gas-Oil Ratio	Gravity
DISPOSITIO	N OF GAS:		Ν	IETHOD OF COM	MPLE	TION:		PRODUCTIC Top	DN INTERVAL: Bottom
Vented Sold (If vented, Subn	Used on Lease		Open Hole		-	·	nit ACO-4)	юр	Bollom
	foration Perform Top Botto		Bridge Plug Type	Bridge Plug Set At		Acid,		ementing Squeezend of Material Used)	
TUBING RECORD:	Size:	Set At:		Packer At:					

Form	ACO1 - Well Completion
Operator	Rolling Meadows Oil & Gas Development, LLC
Well Name	BREUEL 18
Doc ID	1417859

Casing

	Size Hole Drilled	Size Casing Set	Weight	Setting Depth	Type Of Cement		Type and Percent Additives
Surface	9.875	7	17	20	2	5	N/A
Production	5.625	2.875	6.5	618	2	66	N/A

DRILL LOG

Operator License# 33086	API # 15-107-25276-00-00			
Operator Rolling Meadows Oil & Gas	Lease Breuel			
Address 15251 CR 107,7 Centerville, KS	Well # P-18			
Contractor JTC Oil, Inc.	Spud Date 6/4/18 Cement 6/7/18			
Contractor License 32834	Location of			
T.D. 640 T.D. of Pipe 618	feet from			
Surf. Pipe Size 7" Depth ft. 20 ft.	feet from			
Kind of Well Producer	County Linn			

<u>Thickness</u>	Strata	From	То	Thickness	Strata	Fro	<u>m To</u>
2	soil		2	4	coal	144	<u>148</u>
2	ciay	2	4	22	lime	148	170
2	red bed	4	6	155	shale	170	325
<u>19</u>	shale	6	25	23 lir	ne shale`	325	<u>348</u>
<u>10</u>	lime	25	35	6	lime	348	354
<u>25</u>	shale	35	60	56	shale	354	<u>410</u>
8	lime	60	68	12	lime	410	422
8	shale	68	76	13	shale	422	435
<u>43</u>	lime	76	119	5	lime	435_	440
8	coal	119	127	27 bl	ack shale	440	467
<u>17</u>	lime	127	144	30	lime	467	497

18

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8	coal	497	505
5	lime	505	510
<u>14</u>	shale	510	524
<u>24</u>	sandy/shale	524	<u>548</u>
3	oil sand	548	<u>551 ok</u>
3	oil sand	551	554 good
3	oil sand	554	557 very good
2	oil sand	557	559 very good
3	oil sand	559	562 good
3	oil sand	562	565 good
<u>34</u>	black shale	565	<u>599</u>
<u>41</u>	shale	599	640

Well #

	REMIT TO			MAIN OFFICE
PRESSURE PUMPING LLC	QES Pressure Pumping LLC Dept:970 P.O.Box 4346 Houston,TX 77210-4346		620/431-921	P.O.Box884 Chanute,KS 66720 0,1-800/467-8676 Fax 620/431-0012
Invoice		Invoice#	813	387
 Invoice Date: 06/12/18	======================================		Page	1
Rolling Meadows	D. /			
16251 C.R. 1077 Centerville KS 66014 USA	ff Brev	ell #18		

Part No	Description	Quantity	Unit Price	Discount(%)	Total
CE0450	Cement Pump Charge 0 - 1500'	1.000	1,500.0000	40.000	900.00
CE0711	Minimum Cement Delivery Charge	1.000	330.0000	40.000	198.00
WE0853	80 BBL Vacuum Truck (Cement Services)	1.500	100.0000	40.000	90.00
CC5860	ThixdoBlend I	71.000	25.0000	40.000	1,065.00
CC5965	Bentonite	200.000	0.3000	40.000	36.00
CC6075	Celloflake	36.000	2.0000	40.000	43.20
CP8176	2 7/8" Top Rubber Plug	1.000	45.0000	40.000	27.00
				Subtotal	3,932.00
			Discounted Amount SubTotal After Discount		1,572.80
					2,359.20
			Amount [Due 4,058.88 If paic	l after 07/12/18
				Tax:	76.13
				Total:	2,435.33

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-		•	.sm-	10872				
			-	16941		TICKET NUME	SER 540	36
			•	-		LOCATION (Hawa, K	S
DDECCH			• •	10761		FOREMAN	asen Kein	redu
PRESSURE PUMPING LLC PO Box 884, Chanute, KS 66720 620-431-9210 or 800-467-8676 FIELD TICKET & TREATMENT REPORT CEMENT								
DATE	CUSTOMER #		L NAME & NUM	IBER	SECTION	TOWNSHIP	RANGE	COUNTY
67/18	6946	Brewe	1 # 18	<u> </u>	NE9	21	22	W
CUSTOMER	olling Mer	dows			TRUCK #	DRIVER	TRUCK #	DRIVER
MAILING ADDRESS					729 1	Casken A	Satal	lootin
15251 CR 1077					467	KeiCor		
CITY	<11	STATE	ZIP CODE		548	HarBec 2	レ	
Center		<u> </u>	66014		675	KeiDot /		
	1.01	HOLE SIZE	5 1/8"	_ HOLE DEPTH	1640'	CASING SIZE & W	/EIGHT7 <u>78</u>	"EVE
CASING DEPTH		DRILL PIPE	·····	TUBING			OTHER	
SLURRY WEIGH	2 5641	SLURRY VOL		WATER gal/s	k	CEMENT LEFT in		
REMARKS: 6		DISPLACEMEN		MIX PSI	- C .A.	RATE 4 60M	<u> </u>	
Cal Jul	era sara	y meet	ing este	A	<u>circulation</u>	nived	T pumpe	
Car Loju	t w/	s the	seal or	c St (Suchar -	Il chal	14.20 bland
class. 012	Neger 2	12 + +062		tom	CIAO TO	1. 1 3 5	> LHC X	-pomp
worker.	retard	10 80	OTASP	releno	2 Orossus	to NO	- float ~	alere
			· · · ·	,	6			
							(1)	
	·						LS_	
						<u> </u>	<u> </u>	
40001017	1	·····						
ACCOUNT CODE	QUANITY	or UNITS	DI	ESCRIPTION of	SERVICES or PRO	DUCT	UNIT PRICE	TOTAL
CE0450	<u> </u>		PUMP CHARC	ЭE			150000	
CECOOR	<u> </u>		MILEAGE					
CEOTH 1	1/2"	uin	ton n 80	<u>Lilenge</u> Vac			330.00	
WEO853	1.5	hrs	80	Vac			15000	
				-	trucks	2	1980.00	
		· · · · · · · · · · · · · · · · · · ·			- 4	0%	792.00	
		······			<u> </u>	ubtotal		1188.00
cc5860.	· 715		Thirod	deerd !	cerneit_		1775.00	
cc 5965.	200	#	Gel	•			1775.00 (00.00 -72.00	•
CC 6075	36	#	Flores	R			72.00	
CP8176	[2%"	abberp	ha		45.00 × 1952.00	
				Ţ	nate - 40	rials	1952.00	
					- 40	2	780.80	

	<u> </u>	NNED	Subtotel	· · · · · · · · · · · · · · · · · · ·	1171.20
				· · · · · · · · · · · · · · · · · · ·	
			6.5%	SALES TAX	76.13
Ravin 3737			<u> </u>	ESTIMATED TOTAL	2435.33
	<u>Y</u>			DATE	4058.88)

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.

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TERMS AND CONDITIONS

ATTENTION: THESE TERMS AND CONDITIONS CONTAIN INDEMNITY PROVISIONS FOR DAMAGE TO PERSONS AND PROPERTY.

All Services of Products provided by QES Pressure Pumping LLC (//k/a Consolidated OII Weil Services LLC) are subject to these Terms and Conditions unless superseded by a Master Service Agreement signed by the parties. In the event Customer does not accept these Terms and Conditions as written, Customer must request a Master Service Agreement from QES' Contracts Administration Department at msa@gesto.com ·

The operations, separates, supplies, materials, perconnet or goods to be provided (<u>Services</u> or <u>Products</u> as applicable) by GES Pressure Pumping <u>LLC (<u>CES</u>) will be provided to you as customer (<u>Customer</u>) in accordence with the following terms and conditions (<u>Agreement</u>). QES and Customer may be referred to as 'Party' or 'Perties'.</u>

 Price and Taxes. Customer will pay QES for the Services or Products in accordance with QES' quoted price which exclude applicable taxes or process license fees. Customer shall pay all applicable taxes and process license fees related to the Services and/or Products. QES' prices are subject to change without nation.

2. <u>Terms of Payment</u>. Customer will pay QES cash in advance for Services and Products unless QES has approved cradit prior to the performance of the Services and/or delivery of the Products. Credit terms for approved eccumts require full payment of the invoices amount within 30 days from the date of invoice. All invoices not paid within 30 days will be cherged an interest rate of 1%% per month or the maximum rate allower under applicable state law, whichever is higher. Custofher will be responsible for any face incurred by QES is the collection of any amounts owed to QES indeding but not limited to ptiorney's fees and/or collection fee costs.

3. Proof of Services or Dalivery of Products, UES will furnish years and or proof of Services participation of proof of Services participation and Product delivered to Customer's representative at the time of performance of the Services of Product delivery. Customer agrees to sign and return such verification indicating Customer's acceptance of the Services of the Services agrees to sign and return such verification indicating Customer's acceptance of the Services of the Services of Services agrees to sign and return such verification indicating Customer's acceptance of the Services of Services o

4. Delivery or Completion. All liability and responsibility of CES bases when (1) Products and delivered to the Gustomer by CES and no longer in the care, custody and control of CES or (2) when the carrier receives the Products and/or shipment. CES will not be responsible for loss or damage to Products in transit or for delays of carriers in delivering goods. In case of shortage, non-conformance, or apparent damage, it is the Customer's responsibility to secure written acknowledgement from the carrier before Customer accepts delivery. Additionally, CES will not be responsible for any demage for delays in delivery or completion due to a Force Majeure as derived before), acts bergramtisms of the Customer, third party material or manufacturing delays, impossibility or implecticability of performance or any other cause or causes beyond the control of CES. In the event of gudels, and the purchase or service will not be load for a period degual to any such delay, and the purchase or service will not be viol or volkable as a result thereof.

5. Well or Sarvise Site Conditions, Customer, having custody and control of the well and/or service site, and having superior knowledge of the same and the conditions surguriding them, having market having superior knowledge of the same, and the conditions surguriding them, having the well and/or service site will be in proper condition to rearry that the well or service site is a superior knowledge of the same and the conditions surguriding them, having the well or service site will be in proper condition to rearry that the well or service site is a subject the destinentation to verify that the well or service site is a subject the destinentation to verify that the well or service site is a subject the destinentation to verify that the well or service site is a subject the destinentation to verify that the well or service site is a subject the destinent the destinent the destinent and that any special equipment or road improvements required for such access the well and service site and that any special equipment or road improvements required for such access the well and service site and that any social equipment or road into the verifies. to by the parties.

6. <u>Chemical Handling and Hazardous Malerials</u>. Customer agrees that for any waste created as part of the Services, Customer will be considered the "generator" for purposes of any applicable laws or regulations pertaining to the transportation, storage and hazdling of chemicals and hazardous materials.

7. <u>Data_Data_Transmission and Storage.</u> QES does not warrant or guarantee the socuracy of any research analysis, survey, or other deta generated for the Services. QES is not responsible for any accidental or intentional interception of such data by third parties and it is the responsibility of the Customer to safeguard such data against loss including any meed to secure digital or paper copies for

storage. 8. <u>WARRANTIES - LIMITATION OF LIABILITY.</u> a) QES warents that the Services and Products wilk (i) be free from defects in materials and workmanship; (ii) be performed in a good and workmanike manner, in accordance with good oilfield servicing practices; and (iii) conform to the plans, specifications and technical information provided in aviting by Customer until the Services or Products are accepted by Customer or CES' contractual obligations are net. In the event that Customer discovers a defect in the services of Products within the warranty period specified above, Dustomerwith nohity OES of such defect. In the avent that CES confirms that the Services or Products are defective, QES's lability and Cuttomer's exclusive remedy in any cause of action (whether In tot, contract, breach of worranty or othankse) arising out of the sale or use of any Services or Products are services of Products upon their return to (i) replacement of such Services or products of action (whether In tot, contract, breach of worranty or othankse) arising out of the sale or use of any Services or Products are Services of Products upon their return to (i) replacement of such Services or period defective segment of the Services or period customer for the full price paid by Customer for the defective segment of the Services or period customer for the full price paid by Customer for the manufacture of such products or pairs update situativity to CES. Des with not be liable for any damages, claims, losses or expensing of Customer rosulting from such defects or for damages resulting from delays, loss of use, or other direct, Indifect, Indifect, Indifect, Indifect Inter there to any theored withror atterned by anyone other than an anyterized representative of QES; (ii) failures of use or complance with recommended mainterance produces; and (iii) products requiring veptacement due to normal wear and user.

b) EXCEPT POR THE WARRANTIES EXPRESSLY STATED ABOVE, THERE ARE NO OTHER WARRANTIES, THE PARTIES EXPRESSLY EXCLUDE AND CUSTOMER WAIVES ANY IMPLIED WARRANTY OF MERCHANTAMIENT OR EITNESS FOR A PARTICULAR PURPOSE,

c) IN NO EVENT WILL QES' ENTIRE LIABILITY IN TORT, CONTRACT, WARRANTY, INFRINGEMENT OR OTHERWISE TO CUSTOMER EXCEED THE PURCHASE PRICE ACTUALLY PAID BY CUSTOMER FOR THE SERVICES OR PRODUCTS THAT GIVE RISE TO A DISPUTE. THIS PROVISION WILL SURVIVE ANY TERMINATION OF THIS AGREEMENT.

9. INDEMNIFICATION AND WAIVER OF CONSEQUENTIAL DAMAGES. 9.1 For purpose of this Section 9, the following definitions will apply: <u>"DES Group</u>" means GES Pressure Pumping LLC, its parent dompany, and affiliated companies, and its, and their officers, diredors, employees, contractors, subcontractors and invices. <u>Customers Forman</u>" means for the apply of the any, subsidiary and affiliated companies, co-owners, co-venturers, partners and any entity with whom Customer has an economic integrity with respect to the Services, including Customer's lott Interest owners and partners and list and their officers, directors, employees, contractors (not including QES), subcontractors and invitees.

9.2 <u>GES INDEMNITY</u>. GES AGREES TO PROTECT, DEFEND, INDEMNIFY AND HOLD HARMLESS CUSTOMER GROUP FROM AND AGAINST ALL CLAIMS, DEMANDS, AND CAUBES OF ACTION OF EVERY KIND AND CHARACTER, ARBING IN CONNECTION WITH THE SERVICES, ON ACCOUNT OF BOUILY INJURY, LINESS, OR DEATH OF ANY MEMBER OF GES GROUP OR, DAMAGE TO OR LOSS OF PROPERTY OF ANY MEMBER OF GES GROUP.

9.3 CUSTOMER INDEMNITY. CUSTOMER AGREES TO PROTECT, DEFEND, INDEMNIFY AND HOLD HARMLESS GES GROUP FROM AND AGAINST ALL CLAIMS, DEMANDS, AND CAUSES OF ACTION OF EVERY KIND AND CHARACTER, ARBING IN CONNECTION WITH THE SERVICES, ON ACCOUNT OF BODILY INJURY ILLNESS, OR DEATH OF ANY MEMBER OF CUSTOMER GROUP OR DAMAGETO OR LOSS OF PROPERTY OF ANY MEMBER OF CUSTOMER GROUP.

9.4 WELL, CUSTOMER WILL RELEASE, PROTECT, DEFEND, AND INDEMNIFY QES GROUP FROM AND AGAINSP ALL CLAIMS, DEMANDS AND CAUSES OF ACTION OF EVERY KIND AND CHARACTER IN THE EVENTS OF: (I) LOSS OR DAMAGE TO ANY GEOLOGICAL FORMATION, STRATA OR OIL OR GAS RESERVOIR OR MINERAL OR WATER RESOLUCE BENEATH THE SURFACE OF THE LAND OR WATER, (II) LOSS OR DAMAGE TO THE HOLE OR WELL, (III)

IMPAIRMENT OF PROPERTY RIGHTS OR OTHER INTERESTS IN OR TO OIL, GAS, MINERAL OR WATER RESOURCES, AND (M) REGAINING CONTROL OF ANY WILD WELL OR OUT OF CONTROL WELL, UNDERGROUND OR ABOVE THE SURFACE, INCLUDING REMOVAL OF WRECK, DOBRIS, EQUIPMENT, AND HAZARDOUS MATERIALS AND REMEDIATING ENVIRONMENTAL DAMAGE.

9.5 <u>POLLUTION RESPONSIBILITY.</u> Subject to paragraphs 9.2 and 9.3, ft is understood and agreed between Customer and QES that the responsibility for pollution shall be as follows: (a) QES WILL ASSUME RESPONSIBILITY FOR CONTROL AND REMOVAL OF AND WILL PROTECT, DEFEND AND INDEMNIFY CUSTOMER GROUPF FROM AND BAGNINST ALL CLAIMS, DEMANDS AND CAUSES OF ASTION OF EVERY KIND OF CHARACTER ARISING FROM POLLUTION OR CONTAMINATION WHICH ORIGINATES ABOVE THE SURFACE OF THE LAND OR WATTER FROM THE EQUIPMENT OF ANY MEMBER OF QES GROUP MAINTAINED IN QES GROUPS' CARE, CUSTODY AND CONTROL, AND ARISING FROM THE PERFORMANCE OF THE SEDVICE. SERVICES

SERVICES. (b) CUSTOMER WILL ASSUME RESPONSIBILITY FOR CONTROL AND REMOVAL OF AND WILL PROTECT, DEFEND AND INDEMNIFY QES GROUP FROM AND AGAINST ALL CLAIMS, DEMANDS AND CAUSES OF ACTION OF EVERY KIND AND CHARACTER ARISING FROM POLLUTION OTHER THAN THAT DESCRIBED IN SECTION, SIAJ ABOVE, WHICH MAY OCCUR DURING THE CONDUCT OF OPERATIONS HEREINDER, RIGLIDING, BUT NOT LIMITED TO, POLLUTION RESULTING FROM FIRE, BLOWCUT; CRATERING, SEEPAGE OR OTHER UNCONTROLLED FLOW OF OR, GAS OR OTHER SUBSTANCE.

9.5 WAIVER OF SOMBECIENTIAL DAMAGES, NOTWITHSTANDING ANY PROVISION TO THE CONTRARY, CUSTOMER AND GES FURTHER AGREE THAT NEITHER PARTY WILL BE LIABLE TO THE OTHER OR EACH OTHER'S RESPECTIVE GROUP FOR ANY CONSEQUENTIAL INCIDENTAL OR INDIRECT DAMAGES, NECLUMO'S BUT NOT LIMITED TO'L LOSS OF PRODUCTION, REVENUE, OR ANTICIPATED BUSINESS ("LOSSES"): CUSTOMER AGREES TO INDEMNIFY AND HOLD GES GROUP HARMLESS FROM AND AGAINST ANY AND ALL CLAMS FOR SUCH LOSSES ASSERTED BY MEMBERS OF CUSTOMER GROUP, GES AGREES TO INDEMNIFY AND HOLD CUSTOMER GROUP HARMLESS FROM AND AGAINST ANY AND ALL CLAMS FOR SUCH LOSSES ASSERTED BY MEMBERS OF CUSTOMER GROUP, GES AGREES TO INDEMNIFY AND HOLD CUSTOMER GROUP HARMLESS FROM AND AGAINST ANY AND ALL CLAMS FOR SUCH LOSSES ASSERTED BY MEMBERS OF CUSTOMER GROUP, GES AGREES TO INDEMNIFY AND HOLD CUSTOMER GROUP HARMLESS FROM AND AGAINST ANY AND ALL CLAMS FOR SUCH LOSSES ASSERTED BY MEMBERS OF CUSTOMER GROUP, GES GROUP AND HOLD CUSTOMER GROUP HARMLESS FROM AND AGAINST ANY AND ALL CLAMS FOR SUCH LOSSES ASSERTED BY MEMBERS OF QES GROUP

9.7 EXCEPT AS OTHERWISE EXPRESSLY LIMITED BY THIS AGREEMENT OR BY LAW, ALL RELEASES, INDEMNITY OBLIGHTIONS AND OTHER LIABILITIES ASSUMED UNDER THIS AGREEMENT WILL BE WATHOUT LANT AND WITHOUT REGARD TO THE GAUSE OR CAUSES, INCLUDING, WITHOUT LIMITATION, PREEXISTING CONDITIONS, UNSEAWORTHNESS, STRICT LIABILITY, WILFUL INFOCODUCE, AND THE SOLE, JOINT, GROSS, OR CONCURRENT NEGLIGENCE OF ANY PARTY.

9.8. Each Party pereisider stress to support is indemnity obligations with fabrility lasurance coverage with fabrility in the express intention of the Parties that the advantations of the Parties that the advantations contained herein apply to the failest extent permitted by applicable law, eggl in on event will a Party's indemnity obligation be limited to the amount of instrumed carried by each Party.

THIS SECTION 9 WILL SURVIVE THE TERMINATION OR EXPIRATION OF THIS AGREEMENT.

IO. Januaros. All Insurance policies of either Party, in any way related to the Services, whether or not required by this Agreement, shall to the extent of the risks and liabilities assumed by such party: (i) name the other party group as additional insured (except for worker's compensation, OEE/COW, or professional itselfly policies, (ii) waive subrogation as to the other party group; and (iii) be primary and non-contributory to any insurance of the other party group.

11. Ence Malaura, Except the obligation to make payments when doe, neither QES nor Customer will be isble nor deemed to be in braach of this Agreement for any delay or failure in performance resulting from the acts of God, civil or military authority, material shange of law, any governmental action, acts of public energy, war, pocificents, fires, explosions, equitiquekes, floods, failure of transportation, national stickes, acute or invasual table, material energy so affected will as scon as such a caube or event occurs promptly notify the other Party in printing concerning the cause and the estimated effect and table proventies and personnel tail and personable control of either Party. The Party so affected will as scon as such a caube or event occurs promptly notify the other Party in printing concerning the cause and the estimated effect and table reasonable control of either Party in printing concerning the cause and the astinated effect and table reasonable active or uncompared to the standard daily rate for the materials and personnel that any standing it is ensured to an exception of the force meleure occurrence until Customer terminates the work option or work resumes.

-12. Contention Law. This Agreement will be governed by the task table State of Texas, will of Tekast to its conflicts of law previsions. The Parties agree to submit to the exclusive jurisdiction of the fogical or state courts located in Houston, Hamis County, Texas with respect to any and all disputes that array out of it any related in any way to the subject matter of this Agreement. This Section 12 will survive the fertination of expiration of this Agreement.

13. Independent Contractor, QES will be an Independent contractor with respect to the Services performed, and neither QES nor anyone employed by QES will be deemed for any purpose to be the employee, agent, servant, borrowed servant or representative of Customer.

14. Severability, in the event any provision of this Agreement is inconsistent with or contrary to any spelicable law, rule or regulation, the provision will be deemedyngottled to the extent regulard to comply, and the complete several sector of the several sector of the several sector.

15. <u>Waiver</u>. A weityer on the part of either Party of attractive of being of the part of condition of this Agreement will net constitute a proceedint and not blnd entror Party hereto to a waiver of any succeeding or other breach of the same breany other term, provision or condition of this Agreement.

16. <u>Enflis Ameenant</u>. This Agreement contains the entire agreement of the Parties with regard to the subject matter hereof and supersades any prior orsi and written agreements, contracts, representationer or, warrainty between the Parties relating to the subject matter hereof. No amendment or modification of this Agreement will be effective unless it is in writing and signed by an authorized representative of each Party, if the Parties enter into a Mester Service Agreement, then any term or condition herein which conflicts with the provisions of such Master Service Agreement will be deemed invalid.