FORM CP-2

State of Kansas

JOHN CARLIN R. C. LOUX JANE T. ROY PHILLIP R. DICK CAROL J. LARSON Governor Chairman Commissioner Commissioner Executive Secretary



State Corporation Commission CONSERVATION DIVISION

(Oil, Gas and Water)

200 Colorado Derby Building WICHITA, KANSAS 67202

VERBAL PERMIT FORM
(To be filed by Plugging Agent)

Dear Sir:
Mr. Blick of Kladiger Wilg. Co. has this
date requested permission to plug the following described well:
Operator's Full Name: Karambelas all + Jas Emplorations no
Complete Address: 7050 E. Lincoln Ste. 102, Wichita, Ks. 67202
Lease Name: Johnson Well No. #/
Location: <u>CNESW</u> Sec. <u>4</u> Twp <u>26-5</u> Rge. <u>2</u> (E)
County: Sedgwick Total Depth: 3410'
Abandoned Oil Well Gas Well Input Well SWD Well D&A
Other well as hereafter indicated:
0. 1. 0
Mr. Slick was instructed to plug the well as follows:
8 /8" our cas. 207 cent. / 150 st. 3% c.c.
Fill hole much run drilleipe 225, post 35 of cent.
well dillbine 60' sport 20 pt cent, pump 10 st.
comt in withole.
STATE COMPANY OF THE CONTROL OF THE
SUN SUN COMMISSION COMMISSION OF THE SUN COMISSION OF THE SUN COMMISSION OF THE SUN COMMISSION OF THE SUN COMMISSION OF THE SUN COMI
Bayes & Bayes
Very truly yours,
Very truly yours, Gonseava Tion Division Kansas
Conservation Division Azent
Collect vacability and a second secon



STATE OF KANSAS

INVOICE and WELL PLUGGING AUTHORITY

(0 t

STATE CORPORATION COMMISSION CONSERVATION DIVISION 200 Colorado, Derby Bldg. Wichita, Kansas 67202-1286

·	`
June 10, 1982	INVOICE NUMBER: 1906 E
TO: Karambelas Oil & Gas Exploration, Inc. 7050 E. Lincoln Suite 102 Wichita, KS 67207	
	<u>. </u>
PLUGGING ASSESSMENT AS FOLLOWS: Johnson #1	PAYABLE UPON RECEIF
C NE SW Sec. 4-26S-2E Sedgwick \$ 1 3410'	10.82
Red Tiger Drilling Co. NOTE: We also need the following before our file is com	npleted:
X Well Plugging Record (CP-4) X Well Log Well Plugging Application (CP-1)	
WELL PLUGGING AUTHORITY	
Gentlemen: This is your authority to plug the above subject well in according commission.	ordance with the rules and regulations of the state
This authority is void after ninety (90) days from the abo	ve date.
A	Administrator
Don Thompson Box 226 El Dorado, KS 67042	(316) 321-7483
is hereby assigned to supervise the plugging	
RETURN PINK COPY WITH	REMITTANCE



WORK ORDER CONTRACT AND PRE-TREATMENT DATA

YOU ARE HEREBY REQUESTED TO FURNISH EQUIPMENT AND SERVICEMEN TO DELIVER AND OPERATE

ATTACH TO	T NO	1/8	06.	3

TO: HALLIBURTON SERVICES

THE SAME AS AN INDEPENDENT CONTRACTOR TO:	THE SAME AS AN INDEPENDENT CONTRACTOR TO: KATAM BEILES						
AND DELIVER AND SELL PRODUCTS, SUPPLIES, AND	MATERIALS FOR THE PURPOSE	OF SERVICING					
NELL NO LEASE JOHNSON		TWP		RAN	NGE		
TIELDCOUNTY_Serlawi(K STATE KS	OWNED BY	AME				
THE FOLLOWING INFORMATIO		HE CUSTOMER OF	HIS AGEN	٧T			
ORMATION "3 TYPE	NEW USED	WEIGHT SIZE	FROM	то	MAX. ALLOW. P.S.I.		
ORMATION HICKNESSTOTO	CASING '		8	3			
ACKER: TYPESET AT	LINER	. 1	•				
OTAL DEPTHMUD WEIGHT	TUBING						
ORE HOLE	OPEN HOLE	77/8	KB	225	sнотs/ғт.		
NITIAL PROD: OILBPD, H2OBPD, GAS	PERFORATIONSMCF						
RESENT PROD: OILBPD, H2OBPD, GAS	PERFORATIONSMCF						
•	PERFORATIONS						
REVIOUS TREATMENT: DATETYPE _		MATERIALS					
USTOMER OR HIS AGENT STATES THE WELL IS IN PROPER	CONDITION TO RECEIVE THE	PRODUCTS, SUPPLIES	, MATERIALS	. AND SER	IVICES		
THIS CONTRACT I As consideration, the above-named Customer agrees:	MUST BE SIGNED BEFORE WOR	K IS COMMENCED					
(a) To pay Halliburton in accord with the rates and terms stated	in Halliburton's current price lists						
(b) Halliburton shall not be responsible for and Customer shall (if different from Customer), unless caused by the willful m damage and surface damage arising from subsurface damage.	cocure thatthurses and all		perty of Cust	omer and of out not limite	the well owner		
(c) Customer shall be responsible for and secure Halliburton agai losing control of the well and/or a well blowout, unless such	inst any liability for sessure's last						
(d) Customer shall be responsible for and secure Halliburton ag action in the nature thereof, arising from a service operation	sinct any and all liability of what	والمتأوية والأهراء الترويع ومروم	ges as a result	of subsurfac	e trēspass, or an		
(e) Customer shall be responsible for and secure Halliburton ag to property (including, but not limited to, injury to the well) use of radioactive material in the well hole, unless such damage.	ge shall be caused by the willful mi	sconduct or gross neglig	g out of or in . ence of Hallib	any way con urton.	iton, or darnage inected with the		
(f) Halliburton makes no guarantee of the effectiveness of the pr	oducts, supplies or materials, nor o	f the results of any trea	lment or servi	ce.			
(g) Customer shall, at its risk and expense, attempt to recover tools or instruments are not recovered. Customer shall pay Halliburton equipment, tools or instruments are damaged in less such damage is caused by the sole negligence of Halli addition to the foregoing, be fully responsible for loss of livery to Customer at the landing until returned to the landing.	the well, Customer shall pay Halli burton. In the case of equipmen	burton the lesser of its in it, tools or instruments	eplacement co for marine of	egligence of ost or the co- perations, Cu	Hallibuiton, If st of repairs un-		
(h) Because of the uncertainty of variable well conditions and t guarantee the accuracy of any chart interpretation, research a their best efforts in gathering such information and their be damages arising from the use of such information except who	the necessity of relying on facts and nalysis, job recommendation or othest judgment in interpreting it, but ere due to Halliburton's gross peolic	supporting services fur ner data furnished by Ha Customer agrees that Ha gence or willful myssone	nished by oth Hiburton. Ha Hiburton shal	ers, Halliburi Hiburton per Fnot be icsp	ton is unable to isonnel will use ionsible for any furnishing of it.		
(i) Halliburton warrants only title to the products, supplies and WARRANTIES, EXPRESS OR IMPLIED, OF MERCHANTIMMEDIATELY PRECEDING SENTENCE. Halliburton's ling of warranty or otherwise) arising out of the sale or use or materials on their return to Halliburton or, at Halliburton be liable for special, incidental, independently. (j) Upon Customer's default in the payment of Custome of the event it becomes necessary to employ an attorney to entamount of 20 per cent of the amount of the unpaid account.	materials and that the same are fre TABILITY, FITNESS OR OTHER iability and Customer's exclusive r my products, supplies or materials in the products of the allowance to the	ee from defects in work, RWISE WHICH EXTEN emedy in any cause of its expressly limited to the Customer of credit for	manship and n D BEYOND action (wheth he replacemen the cost of st	naterials. TH THOSE STA ner in contra t of such pro uch items. Tr	HERE ARE NO ATED IN THE ICT, tort, breach oducts, supplies in no event shall		
(j) Upon Customer's default in the payment of Customeduling the event it becomes necessary to employ an attorney to entamount of 20 per cent of the amount of the unnuit account.	HATION COMMISSING to of invoice force collection of such account, Co.	, such account will then ustomer agrees to pay a	eafter be subje I collection co	ect to interes osts and atto	it until paid. In incy fees in the		
amount of 20 per cent of the amount of the unpaid account. (k) Halliburton shall not be bound by any changes or many authorized executive officer of Halliburton.	contract, except w	where such change or n	nodification is	s made in w	viiting by a duly		
	1 11 4 1 5 6 5 5 5 5 5	NO UNDERGRAND TO		· · · · · · · · · · · · · · · · · · ·			

CONSERVATION DIVISION Wishita. Kansas

THAVE READ AND UNDERSTAND THIS CONTRACT AND REPRESENT THAT I AM AUTHORIZED TO SIGN THE SAME AS CUSTOMER'S AGENT. SIGNED (CUSTOMER

.31-8 DATE