API NO. 15- 129-21,011-00-08

STATE CORPORATION COMMISSION OF KANSA
OIL & GAS CONSERVATION DIVISION
WELL COMPLETION FORM
ACO-1 WELL HISTORY
DESCRIPTION OF WELL AND LEASE

WELL COMPLETION FORM	CountyMorton
ACO-1 WELL HISTORY DESCRIPTION OF WELL AND LEASE	NE SW SW Sec. 33 Twp. 33S Rge. 39 X West
Operator: License # <u>4549</u>	1250 Ft. North from Southeast Corner of Section
Name: Anadarko Petroleum Corporation	4030 Ft. West from Southeast Corner of Section
Address <u>P. O. Box 351</u>	(NOTE: Locate well in section plat below.)
	Lease Name Anadarko "D" Well # 1
City/State/Zip Liberal, KS 67905-0351	Field Name Dole
Purchaser: NA	Producing Formation <u>NA</u>
	Elevation: Ground 3273 KB NA
Operator Contact Person: M. L Pease	Total Depth 903 PBTD
Phone (316) 624-6253	5280
Contractor: Name: Gabbert-Jones, Inc.	4620
License:5842	3960 3630
Wellsite Geologist: NA	3300
Designate Type of CompletionX New Well Re-Entry Workover	2640 V
Oil SWD Temp. Abd.	101/3 0 1080
Oil SWD Temp. Abd.	10 V 3 O 1986 1650 1850 1850 1850 1850 1850 1850 1850 18
Lost circulation while drilling. P&A 8/19/89	Eneration biristion 660 Wighita, Kansas 330
If OWNO: old well info as follows: Operator:	25280 3630 3630 3630 1320 1320 1320 1320 1320 1320 1320 13
Well Name:	Amount of Surface Pipe Set and Cemented atNA Feet
Comp. DateOld Total Depth	Multiple Stage Cementing Collar Used? Yes No
Drilling Method:	If yes, show depth set Feet
X Mud Rotary Air Rotary Cable	If Alternate II completion, cement circulated from
8/16/89 8/19/89 NA Spud Date Date Reached TD Completion Date	feet depth to sx cmt.
	nd filed with the Kansas Corporation Commission, 200 Colorado
Derby Building, Wichita, Kansas 67202, within 120 days	of the spud date of any well. Rule 82-3-130, 82-3-107 and
writing and submitted with the form. See rule 82-3-	be held confidential for a period of 12 months if requested in 107 for confidentiality in excess of 12 months. One copy of all
wireline logs and drillers time log shall be attached with	this form. ALL CEMENTING TICKETS MUST BE ATTACHED. Submit CP-4
conversion of a well requires filing of ACO-2 within 120 da	Il temporarily abandoned wells. Any recompletion, workover or ys from commencement date of such work.
All requirements of the statutes, rutes and regulations promul	gated to regulate the oil and gas industry have been fully complied
with and the statements herein are complete and correct to t	he best of my knowledge.
Signature W N Keuse	K.C.C. OFFICE USE ONLY
M. I. Pease  Title <u>Division Production Manager</u> Date ///	F Letter of Confidentiality Attached   C Wireline Log Received
Subscribed and sworn to before me this $26^{t}$ day of $900$	C Drillers Timelog Received
19 <u>89</u> .	Distribution  KCC SWD/Rep NGPA
Notary Public Chery Stees	KGS Plug Other (Specify)
Date Commission Expires CHERYL STEERS Notary Public - State of Kanses	- Copecity/
My Appt. Expires 10-1-93	· · · · · · · · · · · · · · · · · · ·

Form ACO-1 (7-89)

## SIDE TWO

Operator Name <u>An</u>	adarko Petr	oleum Corporatio	n Lease Name	ANADARK	) <u>"D" </u>	Well #	_1
		□ <b></b>	County			_	
Sec. 33 Twp. 33	<u>35</u> Rge. <u>39</u>	X West					٠.
interval tested, ti	ime tool open a es, bottom hole	and base of formation and closed, flowing ar temperature, fluid rec copy of log.	nd shut-in pres	sures, wheth	er shut-in pro	essure read	ched static level
Drill Stem Tests Ta (Attach Addition		Yes No			Formation Desc	ription	
Samples Sent to Geo	logical Survey	Yes X No			□ rog □	Sample	
Cores Taken		Yes X No	Name		Тор	Bott	om
Electric Log Run (Submit Copy.)	-	Yes X No	No w	irleine 1	ogs were rı	ın in th	is well.
Lost circulati Plug and aband attached CP-1	loned as det	Irilling operations: aile <b>d</b> on the	oris.				•
Purpose of String	Report a	. CASING RECORD  Li strings set-conduct  Size Casing	New U		production, et	c. # Sacks	Type and Percent
	Drilled	Set (In O.D.)	Lbs./Ft.	Depth	Cement	Used	Additives
	_					<del></del>	[
Shots Per Foot	PERFORATION Specify Foota	N RECORD ge of Each Interval Pe	rforated	Acid, F	racture, Shot, Kind of Mater	Cement Sq ial Used)	ueeze Record Depth
NA							
		· · · · · · · · · · · · · · · · · · ·					
TUBING RECORD	Size	Set At	Packer At	Liner Run NA	☐ Yes ☐		
Date of First Produ	uction Producia	ng Method Flowing	Pumping Ga		ther (Explain)	<u>·</u>	
Estimated Production	on Oil	Bbls. Gas	Mcf Water		Gas-Oil	<del></del>	Gravity
L Disposition of Gas:	· I	NA METH	OD OF COMPLETI			P	roduction Interval
Vented Solo	d □ Used on D ubmit ACO-18.)	ease Den H			ually Completed	_	
•		LJ Other	(Specify)	577.7 JVC]	- 1 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4	)	
			\$		1.14	: -	



## WORK ORDER CONTRACT AND PRE-TREATMENT DATA

نعين	7	M A DIME									NO. 70 1	
KSTR	UCT	4.4.1	<u> </u>			-· <del></del> · -				DATE_	9-18-	95
<b>0</b> :	HALLIBURT	TON SERVICE	ES ·	YOU ARE	HEREBY REQ	UESTED TO F	URNISH E	QUIPMENT A	ND SERVI	ÇEMEN TO		AND OPERATE
	THE SAME .	AS AN INDET	ENDENT CONTRA	ACTOR TO: /	1.1.		., .	•	41.	Tekner 17	AFR	44.7 C 1 E 7
			L PRODUCTS, SUI	- /	MATERIALS FOR	"√ ? THE PURPOSI	OF SERVI	(CUSTOM	ER) .	-		-
	4	<b>*</b>		, ,	,							
VELL	. NO. <u>3/</u>	<del>-</del> /	LEASE 🎣	<u></u>	<u> </u>		SEC	<u>خ چ</u>	_ TWP,	<u> </u>		ANGE -27
			ŕ		/		•		_	•	- "	
IELD	·		COUNT			ATE L		OWNED		. S. J		·
		-,11	HE FOLLOWIN	IG INFORM	IATION WAS	FURNISHE	I NEW	1	1	T	ı	MAX. ALLOW
IAME	ATION		n	/PE		<b> </b>	USED	WEIGHT	SIZE.	FROM	- то	P.S.L
	ATION (NESS		FROM	π		CASING		L				
					\ ' <sup>-</sup>	LINER		-				-
ACK	ER: TYPE			SET AT	<del></del>	TUBING				<del> </del>		
OTAI	L: DEPTH	<del></del>		EIGHT		1.00.73	<u> </u>					<u> </u>
ORE	HOLE					OPENHOLE	:	·				SHOTS/FT.
٠	I 19000.	OII	PPD 14-0	PPD 64		PERFORATI	ONS	— - <del></del>	;		7	7
	L PROD:	ÇUIL	BPD, H <sub>2</sub> O	BPD, GA	SMCF	PERFORATI	ONS		<del>`</del>			
RESI	ENT PROD:	"O(L	BPD, H <sub>2</sub> O	BPD, GAS	s MCF		<del></del> -		<u> </u>		<u> </u>	1_
	-					PERFORATI	ONS		<u> </u>			
REVI	OUS TREATI	MENT:	DATE	n	PE			_ MATERIALS	- ·			
REA	TMENT INST	TRUCTIONS:	TREAT THRU TU	BING ANN	JLUS 🗆 CASIN	G [] TUBING/A	NNULUS L	HYDRAULIC	HORSEPOV	VER ORDE	RED	
		1.					•		•			
	/											
	<i>۾ با</i> لزو	<u> </u>	<u> </u>								<u> </u>	
	<del>J </del>		<u> </u>				_		-		<u>.</u>	-
	J	/// <sub></sub>	<u>.dd +</u>				_				· ·	
	)	<del>- 214.</del> 									<u> </u>	-
	<i>J. J. 4</i>	/ <i>:1/</i> 	.dd. +								·  	
USTO	OMER OR HIS	S AGENT WA	RRANTS THE WE	ILL IS IN PROF	ER CONDITION	TO RECEIVE T	HE PRODU	CTS, SUPPLIE	S, MATERIA	LS, AND S	ERVICES	
									S, MATERIA	LS, AND S	ERVICES	
As o	consideration, the	ne above-named (	Customer agrees:	THIS CON	TRACT MUST BE S	IGNED BEFORE W	ORK IS COM	MENCED	<u> </u>	-		on Customer's defaul
As o	consideration, the To pay Hallibu payment of Cu	ne above-named ( urton in accord v ustomer's accoun	Customer agrees:	THIS CON	TRACT MUST BE Sourcent price the month in which the	IGNED BEFORE W	ORK IS COMI	MENCED by the 20th of th	e following mo	nth after date	e of invoice. Upo	contract rate apolical
As o	consideration, the To pay Hallibu payment of Cu but never to or of 20% of the a	ne above-named ( urton in accord v ustomer's accoun exceed 18% per a amount of the un	Customer agrees: with the rates and term if by the last day of the annum. In the event it to paid account,	THIS CON ns stated in Hallib e month following becomes necessa	TRACT MUST BE S surton's current price the month in which to try to employ attornic	IGNED BEFORE W e list. Invoices are the invoice is dated eys to enforce colle	ORK IS COMP payable NET Customer ag ection of said	MENCED by the 20th of threes to pay interesecount, Custome	e tollowing mo st thereon after r agrees to pay	nth after date default at the all collection	e of invoice. Upo e highest lawful i costs and atto	contract rate applical riney fees in the amo
As o	tonsideration, the To pay Hallibu payment of Cu but never to ea of 20% of the a To defend, inde	ne above-named ( urton in accord v ustomer's account exceed 18% per a amount of the undermity, release a	Customer agrees: with the rates and term to by the last day of the annum. In the event it to	THIS CON  THIS C	THACT MUST BE S surton's current price the month in which to try to employ attorned as, subsidiaries, pare	IGNED BEFORE W Is list. Invoices are the invoice is dated ays to enforce colle int and affiliated co	ORK IS COMP payable NET Customer ag ection of said	MENCED by the 20th of threes to pay interesecount, Custome	e tollowing mo st thereon after r agrees to pay	nth after date default at the all collection	e of invoice. Upo e highest lawful i costs and atto	contract rate applical riney fees in the amo
As o	consideration, the To pay Hallibu payment of Cu but never to co of 20% of the a To defend, indi any claims, liab 1. Damage	ne above-named urion in accord valuation in accord valuationer's accountacced 18% per amount of the undemnity, release ability, expenses, to property own	Customer agrees: with the rates and term to by the last day of the annum. In the event it is apaid account.  and hold harmless Halifiationeys fees, and costed by, in the possessived by, in the possessived by, in the possessived by the rate of the	THIS CON  This stated in Hallib  The month following the comes necessar  This control is division, its division of defense to the control of	TRACT MUST BE S unton's current price the month in which to try to employ attornation as, subsidiaries, pare se extent permitted is	IGNED BEFORE W Is I. Invoices are the invoice is dated ays to enforce colle int and affiliated com- by law for:	ORK IS COMI payable NET Customer ag action of said impanies and t	MENCED by the 20th of the rees to pay interest account, Custome the officers, direct	e following mo st thereon after r agrees to pay ors, employees	nth after date default at the all collection agents and t	e of invoice. Upo e highest lawful i costs and attor servants of all o	contract rate applical riney fees in the amo f them from and again
As o	consideration, the To pay Hallibu payment of Cu but never to co of 20% of the a To defend, indi- any claims, liab 1. Damage "well own	ne above-named it urton in accord v ustomer's account secod 18% per a amount of the use bility, release a bility, expenses, to to property own ner" shall include	Customer agrees: with the rates and term if by the last day of the annum. In the event it is paid account, and hold harmless Halffull throngys fees, and cos	THIS CON  ns stated in Hallib e month following becomes necessa  burton, its division tis of defense to th tion of, or leased terest owners.	TTRACT MUST BE S  surton's current price the month in which to try to employ attorned ts, subsidiaries, pare the extent permitted to the Customer, and/o	IGNED BEFORE W  B list. Invoices are the invoice is dated ays to enforce colle nt and affiliated col by law for; If the well owner (i	ORK IS COMI payable NET Customer ag action of said impanies and t	MENCED by the 20th of the rees to pay interest account, Custome the officers, direct	e following mo st thereon after r agrees to pay ors, employees	nth after date default at the all collection agents and t	e of invoice. Upo e highest lawful i costs and attor servants of all o	contract rate applical riney fees in the amo f them from and again
As o	consideration, the To pay Halfibu payment of Cu but never to co of 20% of the To detend, indiany claims, flat 1. Damage "well owr 2. Reservoir 3. Personal	ne above-named is urton in accord v ustomer's account exceed 18% per a amount of the un- bility, release a bility, expenses, a to property own ner" shall include ir, formation, or w linjury or death of	Customer agrees: with the rates and term to by the last day of the annum. In the event it to paid account. and hold harmless Haliffattorneys fees, and costed by, in the possessi working and royalty intellioss or damage, subor property damage (incorproperty damage	THIS CON  This con the stated in Hallible  The month following becomes necessar  The stated in Hallible  The stated in Hallibl	TRACT MUST BE S  Auriton's current price the month in which is try to employ attorned the second permitted to the customer, and/o or any action in the mited to, damage to is	IGNED BEFORE W  IS Is Invoices are the invoice is dated eys to enforce colle and and affiliated colory law for. In the well owner (if mature thereof.	ORK IS COMI payable NET Customer ag ection of said mpanies and t f different from	MENCED by the 20th of the rees to pay interescount, Customer the officers, direct m. Customer), incl.	e following mo st thereon after r agrees to pay ors, employees uding, but not f	nth after date default at the pall collection agents and simited to, surf	e of invoice. Upo e highest lawful i costs and attor servants of all o	contract rate applical may less in the amo if them from and agai - face damago. The to
As (	consideration, the To pay Hallibu payment of Cubut never to c. of 20% of the attack the total to detend, indiany claims, flat 1. Damage "well owr 2. Reservoir 3. Personal from politics."	ne above-named it urton in accord volustomer's account exceed 18% per a amount of the undernity, release, a biffity, expenses, a to property own ner" shall include ir, formation, or will injury or death a biffion, subsurface	Customer agrees: with the rates and term to by the last day of the annum. In the event it it inpaid account.  and hold harmless Hallitationarys fees, and cost ed by, in the possessi working and royalty intellioss or damage, subor property damage (in pressure, losing control	THIS CON  ns stated in Hallib e month following becomes necessa  burton, its division sts of defense to th ion of, or leased it terest owners.  psurface trespass cluding, but not lim of of the well and/o	TTRACT MUST BE S  Auriton's current price the month in which is try to employ attorned as, subsidiaries, pare as extent permitted to by Customer, and/o or any action in the mited to, damage to or a well blowout or	IGNED BEFORE W IS is. Invoices are the invoice is dated ays to enforce colle and affiliated collection by law for. If the well owner (if inature thereof. the reservoir, format the use of radioacti	ORK IS COMI payable NET Customer ag ection of said mpanies and t f different from tion or well), we material.	MENCED by the 20th of the rees to pay interescount, Customer the officers, direct m Customer), inches or any damages w	e tollowing mo st thereon after r agrees to pay ors, employees uding, but not f	nth after date of default at the pall collection, agents and similard to, surfaced to, surfaced to of or wing out of or	e of invoice. Upo e highest lawful i costs and attor servants of all o lace and subsur	contract rate applicationary fees in the amoing from and againated the from and againated damage. The tension of the fees of t
As (	consideration, the To pay Hallibu payment of Cubut never to c. of 20% of the a To defend, indiany claims, fiat 1. Damage "well own 2. Reservoir 3. Personal from poli, in negligence, str.	ne above-named it urton in accord vustomer's account of the urton amount of the demnity, release a bility, expenses, it to property ownner" shall include ir, formation, or will injury or death of attion, subsurface attion, subsurface indemnity, releasing the above in the account of the acco	Customer agrees: with the reles and term to by the last day of the annum. In the event it is apaid account.  The paid account is a specific to the paid account in the possessive the possessive working and royalty intellious or damage, subor property damage (in pressure, losing control e and hold harmless of the unseaworthiness of the unseawor	THIS CON ns stated in Hallib e month following becomes necessa iburton, its division its of defense to the ion of, or leased it terest owners. osurface trespass cluding, but not lim of of the well and/o bitgations of Custo any vessel owne	ITRACT MUST BE S surfon's current price the month in which i try to employ attorne us, subsidiaries, pare to extent permitted b by Customer, and/o or any action in the mited to, damage to to or a well blowout or or arrer provided for in ad, operated, or furnity	IGNED BEFORE W  IS list. Invoices are the invoice is dated ays to enforce colle nt and affiliated colle y law for: If the well owner (i) nature thereof, the reservoir, format the use of radioacti his section b) and	ORK IS COMI payable NET Customer ag action of said mpanies and t different from tion or well), we material.	MENCED by the 20th of the rees to pay interescount, Customer the officers, direct many customer), including any damages wellow shall apply the ct in the data.	e following mo st thereon after r agrees to pay ors, employees uding, but not fi matsoever, gro to claims or liab roducts, supplie	nth after date of default at the office of t	e of invoice. Upo e highest lawful i costs and attor servants of all o lace and subsur in any way cor aused or contril or equipment of	contract rate applical rivey fees in the amo  f them from and agai  face domago. The te  unected with or result  buted to by Haliburto  Haliburton whether
As (	consideration, the To pay Hallibu payment of Cubut rever to e. of 20% of the a To delend, indiany claims, fiat 1. Damage well own 2. Reservoir 3. Personal from polit. The defense, in negligence, structure preparation not apply whee	ne above-named it urton in accord vustomer's account of the amount of the amount of the amount of the property ownner's shall include it, formation, or will injury or death of the amount, release indemnity, release indemnity indemnity, release indemnity, release indemnity, release indemnity, release indemnity indemnity indemnity indemnity indemnity.	Customer agrees: with the rates and term to by the last day of the annum. In the event it by paid account.  and hold harmless Halificationers fees, and costed by, in the possessiveriting and royalty intelligence of the pressure, losing controls and hold harmless of acture, distribution, or liability are caused by	THIS CON  In stated in Halfib  In month following in  In second in the division of the second in the	ITRACT MUST BE S surron's current price the month in which in the month in which in the month in which in the month in the sextent permitted by Customer, and/our or any action in the mited to, damage to it or a well blowout or the month in the month in the mited to, damage to it or a well blowout or the month in the	IGNED BEFORE W  IS III. Invoices are the invoice is dated eys to enforce colle int and affiliated coil by law for:  If the well owner (i)  Inature thereof, the reservoir, format the use of radioacti this Section b) are hished by Halliburts of warm any person conduct of Halliburt of Halliburt of warm any person	ORK IS COMI payable NET Customer ag action of said mpanies and t f different from tion or well), we material. I Section c) b an or any def of such defe of such defe on. The term	MENCED by the 20th of the rees to pay interescount, Customer the officers, direct modern Customer), inches any damages when shall apply the ect in the data, prot. Such defense, the such defense, the such defense, the control of the	e tollowing mo at thereon after ragrees to pay ors, employees uding, but not if matsoever, gro o claims or liab roducts, supplie	nth after date of default at the pall collection agents and similar to, surface to, surface to the pall of the pal	e of invoice. Upo e highest lawful i costs and attor servants of all o lace and subsur in any way con aused or contrit or equipment o	contract rate applical riney fees in the amoi f them from and againated to a support of Halliburtor (Halliburtor whether thous on the contract of the contract of Halliburtor whether thous of Castomers & Castome
As (	consideration, the To pay Hallibu payment of Cubut never to c. of 20% of the a To defend, indiany claims, fiat 1. Damage "well own 2. Reservoir 3. Personal from poly the preparation not apply when the preparation apply when the preparation to the preparation t	ne above-named it urton in accord vustomer's account of the uncertainty release a bility, expenses, it to property own ner" shall include in, formation, or will injury or death aution, subsurface indemnify, release rict liability, or the claims or acent and affiliate of the uncertaint	Customer agrees: with the reles and term to by the last day of the annum. In the event it is apaid account.  In the event it is apaid account, and hold harmless Halfful and hold harmless and cost and by, in the possessi working and royalty intell loss or damage, subor property damage (impressure, losing control e unseaworthiness of acture, distribution, or a lability are caused by discompanies, and the by of variable well cond	THIS CON  In stated in Hallib  In month following becomes necessar  Iburton, its division its of defense to the control of the control of the control of the well and/or bit gross negligible owners.  In the control of the well and/or bit gross negligible owners of Custo dary vessel owner marketing thereof, officers, directors, difficiers, directors, difficiers and the necessar of the control of	ITRACT MUST BE S current price the month in which the try to employ attorned as, subsidiaries, pare the extent permitted by Customer, and/o or any action in the mited to, damage to the or a well blowout or or armer provided for in ad, operated, or from or from a failure to pence or willful miss employees, agents a cessify of relying on	IGNED BEFORE W  a list. Invoices are the invoice is dated ays to enforce colle nt and affiliated collo y law for: In the well owner (i) nature thereof. The reservoir, formathe use of radioacti his Section b) and hished by Halliburts of warm any person conduct of Halliburt of warm any person conduct of Halliburt of and servants of all of facts and supporting	ORK IS COMI payable NET Customer ag action of said mpanies and t f different from tion or well), of we material. I section of the or any def or such defe orn. The term of them. In term of them.	MENCED by the 20th of the rees to pay interescount, Customer the officers, direct many damages where the data, por any damages where the data, por any damages whall apply the data, por any damages which the data, por any damages which the data, por any damages where the data por any data por any damages where the data por any damages	e tollowing mo st thereon after r agrees to par ors, employees uding, but not if matsoever, gro or claims or liab roducts, suppli- indemnity, rele- ised in said So Halliburton is u	nth after date of default at the office of t	e of invoice. Upo e highest lawful i costs and attor servants of all o lace and subsan in any way cor aused or contrit or equipment of harmless obliga i c) shall mean	contract rate applical riney fees in the amoing from and againate of them from and againate of the contract of the state o
As (c a)	tonsideration, the To pay Hallibu payment of Cubut never to c. of 20% of the a To defend, indiany claims, list 1. Damage well own 2. Reservoir 3. Personal from polit. The defense, in negligence, structure preparation not apply whe subsidiaries, propagation to the propagation of the propagation of the propagation of the political polit	ne above-named it urton in accord vustomer's account accord 18% per amount of the undermity, release a bility, expenses, to property own ner" shall include ir, formation, or which in the claims or about the uncertaint and affiliate of the uncertaint and affiliate of the uncertaint in the results.	Customer agrees: with the rates and term of the last day of the annum. In the event it by the last day of the annum. In the event it by paid account, and hold harmless Halifiattorneys fees, and costed by, in the possessiverking and royally intelligence of the last of th	THIS CON  In stated in Halfib  In month following  In month follow	ITRACT MUST BE S jurton's current price the month in which is ry to employ attorned as, subsidiaries, pare as extent permitted it by Customer, and/o or any action in the mited to, damage to lo or a well blowout or or a well blowout or or from a failure it pence or willful miss employees, agents a essity of relying on the accuracy of any or accuracy of any or	IGNED BEFORE W  a list. Invoices are the invoice is dated eys to enforce colle and affiliated col by law for:  In the well owner (i)  Inature thereof, the reservoir, format the use of radioacti lhis Section b) and hished by Halliburt o warn any person conduct of Halliburt and servants of affice facts and supportation, the properties of the collection facts and supportation, the properties of the collection of the collection facts and supportation, the properties of the collection of the collection facts and supportation, the properties of the collection of the collection facts and supportation.	ORK IS COMI payable NET Customer ag action of said mpanies and t f different from tion or well), ( we material. I Section o) be an or any def of such defe on. The term f them. g them. g them.	MENCED by the 20th of the rees to pay interesto pay interesto pay interestorment. Customer the officers, direct on Customer), including any damages wellow shall apply the et in the data, proceeding the control of the	e following most thereon after agrees to par ors, employees uring, but not if the following but not list roducts, supplied indemnity, released in said and the following but not is undation or other thereon and the following manufactures is undation or other thereon after the following manufactures is undation or other thereon after the following manufactures is undation or other thereon after the following manufactures is undation or other thereon after the following manufactures is undation or other thereon after the following manufactures are the fol	nth after date of default at the office of t	e of invoice. Upon the highest lawful in costs and attor servants of all of lace and subsumment of equipment of harmless obligation in the line all the Halliburite and by Halliburite and by Halliburite.	contract rate applical riney fees in the amoing from and againg the fees of th
As (c a)	consideration, the To pay Hallibu payment of Cubut rever to e. of 20% of the a To defend, indiany claims, fiat 1. Damage "well own 2. Reservoir 3. Personal from polt. The defense, in negligence, stritte preparation not apply whe subsidiaries, por That because supplies or ma will use their tany damages a	ne above-named it urton in accord vustomer's account of the amount of the property ownner's shall include it, formation, or we linjury or death of the amount of the amoun	Customer agrees: with the rates and term to by the last day of the annum. In the event it by paid account.  and hold harmless Halifiationneys fees, and costed by, in the possessiverking and royalty interfloss or damage, subor property damage (in pressure, losing control e and hold harmless of acture, distribution, or it liability are caused by discompanies, and the or by of variable well condessults of any treatment attering such informations.	THIS CON  In stated in Hallib  In month following becomes necessar  Iburton, its division its of detense to the control of the control of the control of the control of the well and/or bligations of Custo any vessel owner marketing thereof, of the control of the	transcording to the month in which it is content price the month in which it is to employ attorned as, subsidiaries, pare sextent permitted by Customer, and/or any action in the mited to, damage to to or a well blowout or or a well blowout or or any content provided for in a different provided for in the provided for interprovided for inter	IGNED BEFORE W  Is its. Invoices are the invoice is dated ays to enforce colle int and affiliated coil by law for:  If the well owner (if inature thereof, the reservoir, format the use of radioacti this Section b) and hished by Halliburts of warm any person conduct of Halliburt and servants of all of facts and supportir chart interpretation, etting it, but Custon	ORK IS COMI payable NET Customer ag action of said  mpanies and t f different from tion or well), over material.  I Section c) by an or any def of such defe on. The term of them, ag services fur research analier agrees the	MENCED by the 20th of the rees to pay interesto pay interesto pay interestorm. Customer, inches or any damages where the data, put the data, p	e tollowing most thereon after agrees to pay ors, employees uding, but not if thatsoever, group to claims or list roducts, supplied indemnity, released in said Schalliburton is undation or other into the liable.	nth after date of default at the default at the default at the default and the default and the default at the d	e of invoice. Upo e highest lawful i costs and attor servants of all o lace and subsur- in any way cor aused or contrit or equipment of harmless obliga i o) shall mean rantee the effect and by Halliburto orner shall inden	contract rate applical may fees in the amoing them from and againtace damage. The temperature of Halliburton whether thous of Customer's Halliburton, its division in Halliburton personantly Halliburton agains in the amount Halliburton agains in the amount Halliburton agains.
As (c a) b)	consideration, the To pay Hallibu payment of Cubut rever to e. of 20% of the a To defend, indiany claims, fiat 1. Damage "well own 2. Reservoir 3. Personal from poly who subsidiaries, payment because supplies or ma will use their tary damages a That Halliburto To the preparation of the preparation	ne above-named it urton in accord vustomer's account of the uncertaint above-named it property own ner" shall include it, formation, or will injury or death of attion, subsurface are the claims of the uncertaint attrials, nor the rest efforts in garsing from the uncertaint against no the uncertaint attrials, nor the rest efforts in garsing from the uncertaint against no the uncertaint attrials, nor the rest efforts in garsing from the uncertaint against no the uncertaint attrials, nor the rest efforts in garsing from the uncertaint against no the uncertaint against nor the uncertaint against north north no uncertaint against north nor	Customer agrees: with the reles and term to by the last day of the annum. In the event it to paid account.  In the event it to paid account, and hold harmless Halfful and hold harmless and cost and by, in the possessi working and royalty intellioss or damage, subor property damage (in pressure, losing control e unseaworthiness of acture, distribution, or in lability are caused by all companies, and the city of variable well condesults of any treatment atthering such information, title to the products,	THIS CON  Ins stated in Hallib  In month following becomes necessar  Iburton, its division its of defense to the control of the control of the well and/of the gross negligible of the gross negligible of the control of the necestary vessel owner marketing thereof, officers, directors, directors, directors, and the necestary the control of the necestary well and the necessary well and the nec	ITRACT MUST BE S curron's current price the month in which is try to employ attorned as, subsidiaries, pare the extent permitted to by Customer, and/o or any action in the mited to, damage to to or a well blowout or or any entired to in did, operated, or from or from a failure to pence or will miss enessity of relying on the accuracy of any or judgment in interpre- erials and that the	IGNED BEFORE W  a list. Invoices are the invoice is dated ays to enforce colle nt and affiliated colle y law for: In the well owner (i) nature thereof. The reservoir, formathe use of radioacti this Section b) and hished by Halliburts of warm any person conduct of Halliburts of warm any person conduct of Halliburts of and servants of all of facts and supporting chart interpretation, eting it, but Custon same are free fron	ORK IS COMI payable NET Customer ag action of said mpanies and t different from tion or well), of we material. In or any def of such defe on. The term of them. If them. If services for research analer agrees the modefects in well of defects	MENCED by the 20th of the rees to pay interescount, Customer, direct on Customer), including any damages where the data, pot Such defense, "Halliburton" as intrinshed by others, ysis, job recomment Halliburton shallowershall pand	e tollowing most thereon after agrees to pay ors, employees originally but not if matsoever, ground to claims or list roducts, supplied indemnity, released in said Schalliburton is undation or other in to be liable materials. THE	nth after date of default at the default at the default at the default and sufficient of the default and default at the defaul	e of invoice. Upo e highest lawful i costs and attor servants of all o lace and subsan in any way con aused or contrit or equipment of harmless obligation of shall mean rantee the effect ned by Halliburto orner shall inden	contract rate applical riney fees in the amoing from and again face damage. The trunceted with or result unected with or result unected to by Halliburto (Halliburton deserted to the product Halliburton, its drusic inveness of the product. Halliburton personantly Halliburton against Hal
As (c) a) b) c) c)	consideration, the To pay Halliburg payment of Cubut rever to e. of 20% of the a To defend, ind. any claims, fiat 1. Damage "well own 2. Reservoir 3. Personal from polt. The defense, in negligence, structure preparation of apply whe subsidiaries, por That because supplies or ma will use their tany damages a That Halliburto OF MERCHAN cause of action cause	ne above-named it urton in accord vustomer's account of the month of the uncertaint attrials, nor the rate of the uncertaint attrials, nor the rust of the uncertaint of the u	Customer agrees: with the rates and term to by the last day of the annum. In the event it by the last day of the annum. In the event it it paid account, and hold harmless Haliff attorneys fees, and costed by, in the possessi working and royalty interfloss or damage, subor property damage (in pressure, losing control e unseaworthiness of acture, distribution, or it liability are caused by displaying and the companies, and the country of a control of a companies, and the country of a control of a	THIS CON  In stated in Halfib e month following becomes necessa iburton, its division its of defense to the ion of, or leased it terest owners.  Iterest owners	ITRACT MUST BE S surfon's current price the month in which in try to employ attorned as, subsidiaries, pare the extent permitted in the current provided for in the current permitted	IGNED BEFORE W  Is list. Invoices are the invoice is dated eys to enforce colle int and affiliated coi by law for:  If the well owner (i) mature thereof, the reservoir, format the use of radioacti the safe of radioacti co warn any person conduct of Halliburt conduct	ORK IS COMI payable NET Customer ag action of said mpanies and t different from tion or well), o we material. I Section c) b on or any def of such defe on. The term of them. It search analier agrees the moderate of such defe in them. It hem. It hem. It services fut research analier agrees the moderate of the services fut research analier agrees the moderate of the services fut the services fut research analier agrees the moderate of the services fut the services fut research analier agrees the moderate of the services fut the s	MENCED by the 20th of the rees to pay interesto pay interesto pay interestorm. Customer, direct me Customer), inches or any damages velow shall apply the ct in the data, put. Such defense, "Halliburton" as it mished by others, ysis, job recommat Halliburton shall be continuated by others, which is the continuation of the con	e tollowing most thereon after agrees to pay ors, employees originally action of the thickness of the thickn	nth after date of default at the default at the default at the default and sent and sent and sent at the default at the defaul	e of invoice. Upo e highest lawful i costs and attor servants of all o lace and subsur- in any way con aused or contrit or equipment of harmless obliga i c) shall mean rantee the effect hed by Halliburto orner shall inden	contract rate applical may fees in the amount of them from and again tace damago. The temperature of Halliburton whether thous of Customer's Halliburton, its division in the Halliburton against the Halliburton against Halliburton against Personanty Halliburton against products such
As (c) a) b) c) c)	consideration, the To pay Hallibu payment of Cubut never to c. of 20% of the c. To defend, indiany claims, fiat 1. Damage "well own 2. Reservoir 3. Personal from poly the preparation not apply when the preparation apply supplies or ma will use their thany damages of That Halliburto OF MERCHAN cause of action or materials or	ne above-named it urton in accord vustomer's account of the month of the uncertaint attrials, nor the rate of the uncertaint attrials, nor the rust of the uncertaint of the u	Customer agrees: with the reles and term to by the last day of the annum. In the event it to paid account.  In the event it to paid account, and hold harmless Halfful and hold harmless and cost and by, in the possessivorking and royalty intell loss or damage, subor property damage (increasure, losing control e unseaworthiness of acture, distribution, or it is a companies, and the city of variable well condecuted to the products, information, title to the products, SS OR OTHERWISE in through the little to the products, the tother products and the tother products, the tother products, the tother products are the products and the tother products and the tother products, the tother products are the products and the tother products and the tother products are the products and the tother products and the tother products are the products and the tother products are the products and the tother products are the products and the products are the products are the products and the products are the products are the products are the products and the products are the products are the products and the products are the products are the products and the products are the products are the products are the products and the products are the products are the products and the products are the products are the products are the products and the products are the products are th	THIS CON  In stated in Halfib e month following becomes necessa iburton, its division its of defense to the ion of, or leased it terest owners.  Iterest owners	ITRACT MUST BE S surfon's current price the month in which in try to employ attorned as, subsidiaries, pare the extent permitted in the current provided for in the current permitted	IGNED BEFORE W  Is list. Invoices are the invoice is dated eys to enforce colle int and affiliated coi by law for:  If the well owner (i) mature thereof, the reservoir, format the use of radioacti the safe of radioacti co warn any person conduct of Halliburt conduct	ORK IS COMI payable NET Customer ag action of said mpanies and t different from tion or well), o we material. I Section c) b on or any def of such defe on. The term of them. It search analier agrees the moderate of such defe in them. It hem. It hem. It services fut research analier agrees the moderate of the services fut research analier agrees the moderate of the services fut the services fut research analier agrees the moderate of the services fut the services fut research analier agrees the moderate of the services fut the s	MENCED by the 20th of the rees to pay interesto pay interesto pay interestorm. Customer, direct me Customer), inches or any damages velow shall apply the ct in the data, put. Such defense, "Halliburton" as it mished by others, ysis, job recommat Halliburton shall be continuated by others, which is the continuation of the con	e tollowing most thereon after agrees to pay ors, employees originally action of the thickness of the thickn	nth after date of default at the default at the default at the default and sent and sent and sent at the default at the defaul	e of invoice. Upo e highest lawful i costs and attor servants of all o lace and subsur- in any way con aused or contrit or equipment of harmless obliga i c) shall mean rantee the effect hed by Halliburto orner shall inden	contract rate applical may fees in the amount of them from and again tace damago. The temperature of Halliburton whether thous of Customer's Halliburton, its division in the Halliburton against the Halliburton against Halliburton against Personanty Halliburton against products such
As (c) a) b) c) c)	consideration, the To pay Hallibu payment of Cubut rever to c. of 20% of the a To defend, indiany claims, fait 1. Damage "well own 2. Reservoir 3. Personal from polit. The defense, in negligence, str. the preparation to apply whe subsidiaries, pc That because of action or materials or materials or materials or materials or materials or materials or control to control to the term of the t	ne above-named it urton in accord vustomer's account scood 18% per amount of the undermity, release a bility, expenses, a to property ownner's shall include ir, formation, or with thion, subsurface indemnity, release indemnity, release indemnity, release indemnity, releasing the thing as the claims or arent and affiliate of the uncertain of the uncertainty from the claims or arent and affiliate of the uncertainty from the unc	Customer agrees: with the rates and term to by the last day of the annum. In the event it by the last day of the annum. In the event it by paid account.  and hold harmless Halfinationeys fees, and costed by, in the possessiverking and royally intelligence, subject to the pressure, losing control or property damage (into pressure, losing control e and hold harmless of acture, distribution, or in tability are caused by displaying the condessition of the control of such information.  It is to the products, It is to the products, It is to the products, It is to the products of the control	THIS CON  Ins stated in Halfib e month following becomes necessa iburton, its division tis of defense to th ion of, or leased it terest owners. Insurance trespass cutding, but not lim of of the well and/or biligations of Custo any vessel owne marketing thereof, officers, directors, ditions and the nece to reservice, nor th ion and their best supplies and mate WHICH EXTEND varranty or otherw burton's option, to to recover any Ha	ITRACT MUST BE S jurton's current price the month in which is ry to employ attorned s, subsidiaries, pare se extent permitted it by Customer, and/o or any action in the mited to, damage to to or a well blowout or or a well blowout or or any extended for in ad, operated, or furn, or from a failure to pence or willful miss employees, agents a sessity of relying on se accuracy of any judgment in interpr judgment in interpr erials and that the BEYOND THOSE S vise) arising out of the allowance to it alliburton equipment,	IGNED BEFORE W  a list. Invoices are the invoice is dated eys to enforce colle and affiliated con by law for:  In the well owner (if mature thereof, the reservoir, format the use of radioacti this Section b) and hished by Halliburta by conduct of Halliburta by conduct of Halliburta and servants of all of facts and supportin thant interpretation, eling it, but Custon TATED IN THE IMM he sale or use of a ne Customer of cre tools or instrument	ORK IS COMI payable NET Customer ag action of said  mpanies and t f different from tion or well), we material. I Section o) be an or any def of such defe of such defe of them. g services fur research anal er agrees the modelects in w tEDIATELY PF try products, s dit for the co- s which are to s which are to	MENCED by the 20th of the rees to pay interesto pay interesto pay interestored the officers, direct on Customer), inches or any damages wellow shall apply the ect in the data, put. Such defense, "Halliburton" as interestored by others, at Halliburton shall orkmanship and interestored to such items.	e tollowing most thereon after agrees to pay ors, employees uring, but not if thatsoever, group claims or liab roducts, supplied indemnity, released in said Schalliburton is undation or other in the liable materials. THE ENCE, Halliburts is expressly in no event shall such equipment of the said of the sai	nth after date of default at the default at the default at the default at the default and the default and the default and the default at the	e of invoice. Upon the highest lawful in costs and attorned and subsurface and subsurface and subsurface and subsurface and subsurface or equipment of harmless obligation or equipment of harmless obligation or equipment of harmless obligation or equipment of harmless and customer's a replacement of be liable for spinistruments are in	contract rate applical riney fees in the amoi fitness fees in the amoi fitness fees fees fees fees fees fees fees
As (a) b) c)	consideration, the To pay Halliburg payment of Cubut never to c. of 20% of the a To defend, indiany claims, liab 1. Damage well own 2. Reservoin 3. Personal from polit. The defense, in negligence, str. the preparation not apply whe subsidiaries, promote the preparation of apply when the preparation of the tecause of action or materials or punitive or control to the tecause of action or materials or punitive or control to the tecause of action or materials or punitive or control to the tecause of action or materials or punitive or control to the tecause of action or materials or punitive or control to the tecause of action or materials or punitive or control to the tecause of the tecause	ne above-named it urton in accord vustomer's account accord 18% per amount of the undernity, release a bility, expenses, to property own ner" shall include ir, formation, or white ir, formation, or white ir, formation, or white ir, design, manufactorials, nor the relativisty, or the relativisty or the irrespect of the uncertaint and affiliate in the uncertaint and affiliate and affiliate in the uncertaint and affiliate and affiliate in the uncertaint and affiliate of the un	Customer agrees: with the rales and term of by the last day of the annum. In the event it by the last day of the annum. In the event it by the last day of the annum. In the event it by the last day of the annum in the event it by the last day of the last	THIS CON  Ins stated in Hallib  In month following  In month follo	TITRACT MUST BE S JUITON'S current price the month in which is try to employ attorned as, subsidiaries, pare as extent permitted to by Customer, and/o or any action in the mited to, damage to to or a well blowout or or a well blowout or or mer provided for in ad, operated, or furne, or from a failure to pence or willful miss employees, agents a sessity of retying on the accuracy of any of judgment in interpre- erials and that the BEYOND THOSE S vise) arising out of the the allowance to the alliburton equipment, the sole negligence damage is caused.	IGNED BEFORE W  a list. Invoices are the invoice is dated eys to enforce colle int and affiliated coi by law for:  In the well owner (i)  Into reservoir, format the use of radioacti Ihis Section b) and his Section b) and h	ORK IS COMI payable NET Customer ag action of said impanies and t different from tion or well), c we material. I Section o) b an or any def of such defect on. The term them, the term them agrees the defects in w IEDIATELY PF my products, s dit for the co s which are to alliburton equi	MENCED by the 20th of the rees to pay interesto pay interesto pay interestored the officers, direct on Customer), including any damages wellow shall apply the et in the data, proceeding the common at Halliburton as a continuation of such defense, the common at Halliburton shall becepting senting the common at Halliburton shall becepting senting the common at Halliburton shall because the continuation of such items.	e tollowing most thereon after agrees to pay ors, employees write a claims or list roducts, supplications or claims or list roducts, supplication or other than the liable materials. THEI NCE. Halliburton is under the list is expressly in no event shall such equipment of equipment.	nth after date of default at the office of default	e of invoice. Upon the highest lawful in costs and attor servants of all of servants of all of lace and subsummers and experience of harmless obliged to shall inden the effect or explacement of the liable for spin astruments are in the well, Customers are in the well, Custom ments for marine the contraction of the costs and the costs are in the well, Custom ments for marine the costs and the costs are in the costs are in the costs and the costs are in the costs	contract rate applical rinzy fees in the amount of them from and again face damage. The truncated with or result unected with or result unected with or result unected to by Halliburton whether items of Customer shalliburton person infly Halliburton ogain expressive remedy in a such products, supplectal, incidental, indirect recovered, Customer shall pay Halliburton or recovered, Customer shall pay Halliburton or recovered, Customer shall pay Halliburton or recovered.
As (a) b) c)	consideration, the To pay Hallibu payment of Cu but rever to e. of 20% of the a To defend, indi any claims, fiat  1. Damage "well own 2. Reservoir 3. Personal from polit. The defense, in negligence, str the preparation not apply whe subsidiaries, pc That because a supplies or ma will use their than y damages a That Halliburd Cof MERCHAN cause of action or materials or or materials or or materials or punitive or con That Customer shall, in additio strange of in shall, in additio	ne above-named it urton in accord wustomer's account wood 18% per amount of the undermity, release a bility, expenses, it to property own ner's shall include it, formation, or with injury or death of the undermity, release indemnity, release, rict liability, or the injury of death of the undermiter of the claims or warent and affiliate of the uncertaint abest efforts in garsing from the unon warrants only NTABILITY, FITNE on (whether in continue in their return to sequential damajer shall, at its risk iburton its replacement on to the foregolour on to the foregolour on the foregolour in the foregolour of the foregolour of the uncertaint of the foregolour of the foregolo	Customer agrees: with the rates and term to by the last day of the annum. In the event it is paid account. In the event it is paid account. In the event it is paid account. In the paid account with the paid account in the possessivorking and royalty interest of the pressure, losing control or property damage (in pressure, losing control or and hold harmless of the unseaworthiness of acture, distribution, or it liability are caused by a companies, and the oty of variable well condeaults of any treatment attering such information. It to the products, SS OR OTHERWISE introct, tort, breach of w Holliburton or, at Hallibges.  and expense, attempt ement cost unless such ments of the products and expense, attempt ement cost unless such ments and expense, attempt ement cost unless such annuments.	THIS CON  Ins stated in Halfible In month following Insert in the state of the state Insert in the state of the state Insert in the state Insert i	ITRACT MUST BE S surron's current price the month in which in the extent permitted in the current and/or or any action in the mited to, damage to in or a well blowout or or a well blowout or or a well blowout or or any action in the mited to, damage to in the or any action in the mited to, damage to in the or any action in the mited to, damage to in the or any action in the mited to, damage in the BEYOND THOSE S vise) arising out of the allowance to the allowance to the damage is caused it damage to any of it damage is caused it damage to any of it damage in any of it damage to any of it damage in any of it damage to any of it damage in any of it d	IGNED BEFORE W  a list. Invoices are the invoice is dated ays to enforce colle int and affiliated coi by law for:  In the well owner (i)  Inature thereof.  In the use of radioacti  Ihis Section b) and Inshed by Halliburts by warm any person conduct of Halliburt and servants of all of lacts and supportir  Charling it, but Custon  TATED IN THE IMM he sale or use of a ne Customer of cre  tools or instrument of Halliburton. If H by the sole neglight	ORK IS COMI payable NET Customer ag action of said impanies and t different from tion or well), c we material. I Section o) b an or any def of such defect on. The term them, the term them agrees the defects in w IEDIATELY PF my products, s dit for the co s which are to alliburton equi	MENCED by the 20th of the rees to pay interesto pay interesto pay interestored the officers, direct on Customer), including any damages wellow shall apply the et in the data, proceeding the common at Halliburton as a continuation of such defense, the common at Halliburton shall becepting senting the common at Halliburton shall becepting senting the common at Halliburton shall because the continuation of such items.	e tollowing most thereon after agrees to pay ors, employees write a claims or list roducts, supplications or claims or list roducts, supplication or other than the liable materials. THEI NCE. Halliburton is under the list is expressly in no event shall such equipment of equipment.	nth after date of default at the office of default	e of invoice. Upon the highest lawful in costs and attor servants of all of servants of all of lace and subsummers and experience of harmless obliged to shall inden the effect or explacement of the liable for spin astruments are in the well, Customers are in the well, Custom ments for marine the contraction of the costs and the costs are in the well, Custom ments for marine the costs and the costs are in the costs are in the costs and the costs are in the costs	contract rate applical rinzy fees in the amount of them from and again face damage. The truncated with or result unected with or result unected with or result unected to by Halliburton whether items of Customer shalliburton person infly Halliburton ogain expressive remedy in a such products, supplectal, incidental, indirect recovered, Customer shall pay Halliburton or recovered, Customer shall pay Halliburton or recovered, Customer shall pay Halliburton or recovered.
As (a) b) c)	consideration, the To pay Hallibu payment of Cubut rever to c. of 20% of the a To defend, indiany claims, fat 1. Damage "well own 2. Reservoir 3. Personal from polit. The defense, in negligence, str. the preparation not apply whe subsidiaries, pc That because of action or materials or materials or or materials or or materials or or materials or con That Customer shall, in addition returned to the	ne above-named it urton in accord wustomer's account scood 18% per amount of the undermity, release a bility, expenses, it to property ownner's shall include it, formation, or with thion, subsurface indemnity, release, rict flability, or the flability, or the claims or arent and affiliate of the uncertain afterials, nor their about a flability. The best efforts in granising from the uncertainty on warrants only NTABILITY, FITNE on warrants on warra	Customer agrees: with the rates and term to by the last day of the annum. In the event it by the last day of the annum. In the event it by paid account.  and hold harmless Halliful attorneys fees, and costed by, in the possessivorking and royalty intelligence, subserved the pressure, losing control or property damage (in pressure, losing control or and hold harmless of acture, distribution, or in liability are caused by dispersional companies, and the companies, and the companies and the companies and information title to the promotion. It till to the promotion of such information.  It till to the promotion of the liability are caused by the dispersion of any treatment athering such information.  It till to the promotion of at Halliful greatment cost unless succession of repring the first possession of repring, be fully responsible to the cost of repring, be fully responsible.	THIS CON  Ins stated in Halfib e month following becomes necessa iburton, its division tis of defense to the ion of, or leased it lenest owners. Insurance trespass cutding, but not lim of of the well and/or biligations of Custo any vessel owner marketing thereof, of the gross neglig officers, directors, directors, directors, officers, or the on and their best on and their best which EXTEND varranty or otherw burton's option, to to recover any Ha th loss is due to it cairs unless such the for loss of or or caused by the so	ITRACT MUST BE S jurton's current price the month in which it ry to employ attorned s, subsidiaries, pare se extent permitted it by Customer, and/o or any action in the mited to, damage to to or a well blowout or or any extend for furnity or from a failure to pence or willful miss employees, agents a sessity of relying on se accuracy of any or judgment in interpr erials and that the BEYOND THOSE S vise) arising out of the allowance to the allowance to the alliburton equipment, the sole negligence damage to any of Hall le negligence of Hall	IGNED BEFORE W  a list. Invoices are the invoice is dated eys to enforce colle int and affiliated coi by law for:  In the well owner (i  Inature thereof.  It his Section b) and Inshed by Halliburto by conduct of Halliburta by Halliburto by	ORK IS COMI payable NET Customer ag action of said  mpanies and t f different from tion or well), we material. I Section o) be an or any def of such defe of such defe of such defe or. The term if them, g services fur research anal wer agrees the modefects in w tEDIATELY PF rry products, s dit for the co s which are ic alliburton equi noce of Hallibu ent, tools or i	MENCED by the 20th of the rees to pay interesto pay interesto pay interestored the officers, direct on Customer), including any damages wellow shall apply the et in the data, proceeding the common at Halliburton as a continuation of such defense, the common at Halliburton shall becepting senting the common at Halliburton shall becepting senting the common at Halliburton shall because the continuation of such items.	e tollowing most thereon after agrees to pay ors, employees write a claims or list roducts, supplications or claims or list roducts, supplication or other than the liable materials. THEI NCE. Halliburton is under the list is expressly in no event shall such equipment of equipment.	nth after date of default at the office of default	e of invoice. Upon the highest lawful in costs and attor servants of all of servants of all of lace and subsummers and experience of harmless obliged to shall inden the effect or explacement of the liable for spin astruments are in the well, Customers are in the well, Custom ments for marine the contraction of the costs and the costs are in the well, Custom ments for marine the costs and the costs are in the costs are in the costs and the costs are in the costs	contract rate applical rinzy fees in the amount of them from and again face damage. The truncated with or result unected with or result unected with or result unected to by Halliburton whether items of Customer shalliburton person infly Halliburton ogain expressive remedy in a such products, supplectal, incidental, indirect recovered, Customer shall pay Halliburton or recovered, Customer shall pay Halliburton or recovered, Customer shall pay Halliburton or recovered.
A3 (a) b) c) c)	consideration, the To pay Hallibu payment of Cubut rever to e. of 20% of the a To defend, indiany claims, fiat 1. Damage well own 2. Reservoir 3. Personal from polit. The defense, in negligence, str. the preparation not apply whe subsidiaries, particles or ma will use their trany damages a That Halliburghor or materials or or materials or or materials pay Hallible lesser of it shall, in additionation to waive the promote the particles of the truned to the To waive the particles.	ne above-named is uriton in accord wastomer's account scood 18% per amount of the undermity, release a bility, expenses, it to property own ner's shall include ir, formation, or will injury or death of this subsurface indemnity, release indemnity, release rict liability, or the indemnity, release in the uncertaint abest efforts in garsing from the unconversally on (whether in conversally in the internity on sequential damajor shall, at its risk iburton its replacement on to the foregole a landing, unless a provisions of the Eract shall be gove	Customer agrees: with the rates and term to by the last day of the annum. In the event it by the last day of the annum. In the event it by paid account.  and hold harmless Halliful attorneys fees, and costed by, in the possessiverking and royalty intelligence, subserproperty damage (in pressure, losing control of a management of acture, distribution, or infability are caused by itability are caused by discompanies, and the companies, and the companies are treatment attering such information.  It till to the promotion, till to the promotion. It till to the promotion of a the little to the promotion of a the control of the control	THIS CON  Ins stated in Halfible In month following Insert in the state of the state Insert in the state of the state Insert in the state Insert i	ITRACT MUST BE S surron's current price the month in which it ry to employ attorned s, subsidiaries, pare se extent permitted it by Customer, and/o or any action in the mited to, damage to to or a well blowout or or a well blowout or or any action in the mited to, damage to to or a well blowout or or any action in the or any action in the mited to, damage to to or any action in the or any action in the or any action in the period for in dependent in file period and that the BEYOND THOSE S vise) arising out of the allowance to the allowance to the allowance to the damage is cary of Holl otection Act, to the o ces are performed o	IGNED BEFORE W  a list. Invoices are the invoice is dated ays to enforce colle int and affiliated coi by law for:  If the well owner (if mature thereof, the reservoir, format the use of radioacti this Section b) are hished by Halliburts to warn any person conduct of Halliburt and servants of all of lacts and supportir chart interpretation, eling if, but Custon TATED IN THE IMM he sale or use of a ne Customer of cre tools or instrument of Halliburton. If H by the sole neglige attitution's equipm liburton. extent permitted by Ir materials are lurn	ORK IS COMI payable NET Customer ag action of said  mpanies and t f different from tion or well), we material. I Section o) be an or any def of such defe of such defe of such defe of them. In terms f them. In defects in w IEDIATELY PF my products, s dit for the co s which are ic alliburton equi nce of Hallibu ent, tools or it law. ISSNed.	MENCED by the 20th of the rees to pay interesto pay interesto pay interestored the officers, direct on Customer), inches or any damages where the data, put	e tollowing most thereon after agrees to pay ors, employees using, but not if the tollowing but not if the tollowing but not if the tollowing but not indemnity, released in soid Schalliburton is used in the tollowing but not be liable materials. THE ENCE, Halliburtils is expressly in no event should be to the tollowing the	nth after date of default at the default at the default at the default at the default and the default and the default at the d	e of invoice. Upon the highest lawful in costs and attorn servants of all of servants of all of lace and subsurface and subsurface and subsurface of contribution of equipment of harmless obligation of shall mean santee the effect order shall indem WARRANTIES. In different shall indem the liable for spin struments are in the well. Custom ments for marinelivery to Custom servant attorners of marinelivery to Custom servants and servants are in the well. Custom ments for marinelivery to Custom servants are in the well. Custom ments for marinelivery to Custom servants are in the well. Custom ments for marinelivery to Custom servants and substitutions are in the well.	contract rate applical riney fees in the amoid them from and again face damage. The translation of the face damage. The translation of the face damage. The translation of Customer's Halliburton whether them is the face of the product. Halliburton person infly Halliburton open on the face of the product. Halliburton open on the face of the product in the face of
A3 (a) b) c)	consideration, the To pay Hallibu payment of Cubut rever to e. of 20% of the a To defend, indiany claims, fiat 1. Damage well own 2. Reservoir 3. Personal from polit. The defense, in negligence, str. the preparation not apply whe subsidiaries, particles or ma will use their trany damages a That Halliburghor or materials or or materials or or materials pay Hallible lesser of it shall, in additionation to waive the promote the particles of the truned to the To waive the particles.	ne above-named is uriton in accord wastomer's account scood 18% per amount of the undermity, release a bility, expenses, it to property own ner's shall include ir, formation, or will injury or death of this subsurface indemnity, release indemnity, release rict liability, or the indemnity, release of the uncertaint of the uncertaint of the uncertaint per the indemnity of the uncertaint on warrants only NTABILITY, FITNE on (whether in con marrant and affiliate on warrants only NTABILITY, FITNE on (whether in con sequential dama; or shall, at its risk iburton its replacement on to the foregole a landing, unless a provisions of the Erract shall be gove	Customer agrees: with the rates and term to by the last day of the annum. In the event it by the last day of the annum. In the event it by paid account.  and hold harmless Halliful and hold harmless Halliful and hold harmless event working and royally intelligence, subject to the pressure, losing control or property damage (into pressure, losing control e and hold harmless of acture, distribution, or in tability are caused by decompanies, and the city of variable well condesults of any treatment athering such information.  It till to the products, It to the products, It to the products of such information.  It till to the products, It till to the products, It till to the products, and expense, attempt greatment cost unless succepts or the cost of repring, be fully responsible such loss or damage is Deceptive Trade Practice.	THIS CON  Ins stated in Halfible In month following Insert in the state of the state Insert in the state of the state Insert in the state Insert i	ITRACT MUST BE S surron's current price the month in which it ry to employ attorned s, subsidiaries, pare se extent permitted it by Customer, and/o or any action in the mited to, damage to to or a well blowout or or a well blowout or or any action in the mited to, damage to to or a well blowout or or any action in the or any action in the mited to, damage to to or any action in the or any action in the or any action in the period for in dependent in file period and that the BEYOND THOSE S vise) arising out of the allowance to the allowance to the allowance to the damage is cary of Holl otection Act, to the o ces are performed o	IGNED BEFORE W  a list. Invoices are the invoice is dated ays to enforce colle int and affiliated coi by law for:  If the well owner (if mature thereof, the reservoir, format the use of radioacti this Section b) are hished by Halliburts to warn any person conduct of Halliburt and servants of all of lacts and supportir chart interpretation, eling if, but Custon TATED IN THE IMM he sale or use of a ne Customer of cre tools or instrument of Halliburton. If H by the sole neglige attitution's equipm liburton. extent permitted by Ir materials are lurn	ORK IS COMI payable NET Customer ag action of said  mpanies and t f different from tion or well), we material. I Section o) be an or any def of such defe of such defe of such defe of them. In terms f them. In defects in w IEDIATELY PF my products, s dit for the co s which are ic alliburton equi nce of Hallibu ent, tools or it law. ISSNed.	MENCED by the 20th of the rees to pay interesto pay interesto pay interestored the officers, direct on Customer), inches or any damages where the data, put	e tollowing most thereon after agrees to pay ors, employees using, but not if the tollowing but not if the tollowing but not if the tollowing but not indemnity, released in soid Schalliburton is used in the tollowing but not be liable materials. THE ENCE, Halliburtils is expressly in no event should be to the tollowing the	nth after date of default at the default at the default at the default at the default and the default and the default at the d	e of invoice. Upon the highest lawful in costs and attorn servants of all of servants of all of lace and subsurface and subsurface and subsurface of contribution of equipment of harmless obligation of shall mean santee the effect order shall indem WARRANTIES. In different shall indem the liable for spin struments are in the well. Custom ments for marinelivery to Custom servant attorners of marinelivery to Custom servants and custom servants are in the well. Custom ments for marinelivery to Custom servants are in the well. Custom ments for marinelivery to Custom servants are in the well. Custom ments for marinelivery to Custom servants and subservants are in the well. Custom ments for marinelivery to Custom servants and subservants are in the well.	contract rate applical riney fees in the amoid them from and again face damage. The translation of the face damage. The translation of the face damage. The translation of Customer's Halliburton whether them is the face of the product. Halliburton person infly Halliburton open on the face of the product. Halliburton open on the face of the product in the face of
A3 (a) b) c) c) f)	consideration, the To pay Hallibu payment of Cubut rever to e. of 20% of the a To defend, indiany claims, fiat 1. Damage well own 2. Reservoir 3. Personal from polit. The defense, in negligence, str. the preparation not apply whe subsidiaries, particles or ma will use their trany damages a That Halliburghor or materials or or materials or or materials pay Hallible lesser of it shall, in additionation to waive the promote the particles of the truned to the To waive the particles.	ne above-named is uriton in accord wastomer's account scood 18% per amount of the undermity, release a bility, expenses, it to property own ner's shall include ir, formation, or will injury or death of this subsurface indemnity, release indemnity, release rict liability, or the indemnity, release of the uncertaint of the uncertaint of the uncertaint per the indemnity of the uncertaint on warrants only NTABILITY, FITNE on (whether in con marrant and affiliate on warrants only NTABILITY, FITNE on (whether in con sequential dama; or shall, at its risk iburton its replacement on to the foregole a landing, unless a provisions of the Erract shall be gove	Customer agrees: with the rates and term to by the last day of the annum. In the event it by the last day of the annum. In the event it by paid account.  and hold harmless Halliful attorneys fees, and costed by, in the possessiverking and royalty intelligence, subserproperty damage (in pressure, losing control of a management of acture, distribution, or infability are caused by itability are caused by discompanies, and the companies, and the companies are treatment attering such information.  It till to the promotion, till to the promotion. It till to the promotion of a the little to the promotion of a the control of the control	THIS CON  Ins stated in Halfible In month following Insert in the state of the state Insert in the state of the state Insert in the state Insert i	ITRACT MUST BE S surron's current price the month in which it ry to employ attorned s, subsidiaries, pare se extent permitted it by Customer, and/o or any action in the mited to, damage to to or a well blowout or or a well blowout or or any action in the mited to, damage to to or a well blowout or or any action in the or any action in the mited to, damage to to or any action in the or any action in the or any action in the period for in dependent in file period and that the BEYOND THOSE S vise) arising out of the allowance to the allowance to the allowance to the damage is cary of Holl otection Act, to the o ces are performed o	IGNED BEFORE W  Is list. Invoices are the invoice is dated eys to enforce colle int and affiliated coi by law for:  In the well owner (i) mature thereof, the reservor, formathe uso of radioacti this Section b) and shaked by Halliburts of warm any person conduct of Halliburts of warm any person that interpretation, etting it, but Custom tatte In THE IMM he sale or use of a ne Customer of cre tools or instrument of Halliburton. If H by the sole neglige lalliburton's equipm liburton, extent permitted by In materials are lurn where such change	ORK IS COMI payable NET Customer ag action of said  mpanies and t f different from tion or well), over material.  I Section o) by an or any def of such defe of such defe on. The term of them. The services for research analities are agrees the modelects in w technical or the co s which are localifiburton equi noce of Halliburent, tools or i law. Ished. or modification	MENCED by the 20th of the rees to pay interesto pay interesto pay interestored the officers, direct on Customer), inches or any damages where the data, put	e tollowing most thereon after agrees to pay ors, employees originally agreed to pay or a claims or list roducts, supplied indemnity, released in said Schalliburton is undation or other told to the liable materials. THEI materials. THEI told is le expressly in no event shall if such equipment, if such equipment, if occurs at any or equipment, if occurs at any original pay a duty aur ERSTAND THIS	nth after date of default at the def	e of invoice. Upon this highest lawful in costs and attorn the costs and attorn the costs and attorn the costs and subsurface and subsurface of contribution or equipment of harmless oblige in c) shall mean that the effect order shall indensity that the customer's in placement of the liable for speciments are in the well. Custom ments for marinelivery to Custom the costs of the co	contract rate applical riney fees in the amo fees in the amo of them from and again face damage. The terminated with or result suited to by Halliburton whether thous of Customer's Halliburton, its driving the fees of the product. Halliburton personantly Halliburton again the products, supplecial, incidental, indirections of customer's shall pay Halliburten operations, Customer shall pay Halliburten operations, Customer's the landing undalliburton.
A3 (a) b) c) c) f)	consideration, the To pay Hallibu payment of Cubut rever to e. of 20% of the a To defend, indiany claims, fiat 1. Damage well own 2. Reservoir 3. Personal from polit. The defense, in negligence, str. the preparation not apply whe subsidiaries, particles or ma will use their trany damages a That Halliburghor or materials or or materials or or materials pay Hallible lesser of it shall, in additionation to waive the promote the particles of the truned to the To waive the particles.	ne above-named is uriton in accord wastomer's account scood 18% per amount of the undermity, release a bility, expenses, it to property own ner's shall include ir, formation, or will injury or death of this subsurface indemnity, release indemnity, release rict liability, or the indemnity, release of the uncertaint of the uncertaint of the uncertaint per the indemnity of the uncertaint on warrants only NTABILITY, FITNE on (whether in con marrant and affiliate on warrants only NTABILITY, FITNE on (whether in con sequential dama; or shall, at its risk iburton its replacement on to the foregole a landing, unless a provisions of the Erract shall be gove	Customer agrees: with the rates and term to by the last day of the annum. In the event it by the last day of the annum. In the event it by paid account.  and hold harmless Halliful attorneys fees, and costed by, in the possessiverking and royalty intelligence, subserproperty damage (in pressure, losing control of a management of acture, distribution, or infability are caused by itability are caused by discompanies, and the companies, and the companies are treatment attering such information.  It till to the promotion, till to the promotion. It till to the promotion of a the little to the promotion of a the control of the control	THIS CON  Ins stated in Hallib e month following becomes necessa  burton, its division its of defense to the ion of, or leased it terest owners.  It is a surface trespass  cluding, but not limit of of the well and/e biligations of Custo any vessel owne marketing thereof, y the gross neglig officers, directors, ditions and the nece t or service, nor the ion and their best  supplies and mate WHICH EXTEND our and their best  to recover any Ha th loss is due to the airs unless such les for loss of or or caused by the so tes - Consumer Pre state where service or modifications in the	intract MUST BE Sourton's current price the month in which it y to employ attorned as, subsidiaries, pare se extent permitted it by Customor, and/or any action in the mited to, damage to to a well blowout or to a couract of the proce or willful miss employees, agents a cessity of relying on se accuracy of any or judgment in interpretable and that the BEYOND THOSE S wise) arising out of it the allowance to the allowance to the allowance to the sole negligence damage is caused it almage to any of Hele negligence of Hollotection Act, to the coses are performed of his contract, except	IGNED BEFORE W  Is list. Invoices are the invoice is dated eys to enforce colle int and affiliated coil by law for:  If the well owner (if mature thereof, the reservoir, format the use of radioacti his Section b) and hished by Halliburt or warm any person conduct of Halliburt chart interpretation, etting it, but Custom tates and supporting that interpretation, etting it, but Custom tates of and the sale or use of a the Customer of cre tools or instrument of Halliburton. If H by the sole neglige falliburton's equipm filburton's equipm	ORK IS COMI payable NET Customer ag action of said mpanies and t different from tion or well), of we material. I Section c) b an or any def of such defe on. The term of them. It search anality are search anality are agrees the defects in v tEDIATELY PF my products, s dit for the co s which are localliburton equi noe of Halliburent, tools or i law. ISSNed. I HAVE THAT I I	MENCED by the 20th of the rees to pay interesto pay interesto pay interesto pay interestored in Customer), including a second of the officers, direct on Customer), including a second of the customer of the	e tollowing most thereon after agrees to pay ors, employees originally agreed to pay or a claims or list roducts, supplied indemnity, released in said Schalliburton is undation or other told to the liable materials. THEI materials. THEI told is le expressly in no event shall if such equipment, if such equipment, if occurs at any or equipment, if occurs at any original pay a duty aur ERSTAND THIS	nth after date of default at the def	e of invoice. Upon this highest lawful in costs and attorn the costs and attorn the costs and attorn the costs and subsurface and subsurface of contribution or equipment of harmless oblige in c) shall mean that the effect order shall indensity that the customer's in placement of the liable for speciments are in the well. Custom ments for marinelivery to Custom the costs of the co	contract rate applical riney fees in the amo fees in the amo of them from and again face damage. The terminated with or result suited to by Halliburton whether thous of Customer's Halliburton, its driving the fees of the product. Halliburton personantly Halliburton again the products, supplecial, incidental, indirections of customer's shall pay Halliburten operations, Customer shall pay Halliburten operations, Customer's the landing undalliburton.
A3 (a) b) c) c) f)	consideration, the To pay Hallibu payment of Cubut rever to e. of 20% of the a To defend, indiany claims, fiat 1. Damage well own 2. Reservoir 3. Personal from polit. The defense, in negligence, str. the preparation not apply whe subsidiaries, particles or ma will use their trany damages a That Halliburghor or materials or or materials or or materials pay Hallible lesser of it shall, in additionation to waive the promote the particles of the truned to the To waive the particles.	ne above-named is uriton in accord wastomer's account scood 18% per amount of the undermity, release a bility, expenses, it to property own ner's shall include ir, formation, or will injury or death of this subsurface indemnity, release indemnity, release rict liability, or the indemnity, release of the uncertaint of the uncertaint of the uncertaint per the indemnity of the uncertaint on warrants only NTABILITY, FITNE on (whether in con marrant and affiliate on warrants only NTABILITY, FITNE on (whether in con sequential dama; or shall, at its risk iburton its replacement on to the foregole a landing, unless a provisions of the Erract shall be gove	Customer agrees: with the rates and term to by the last day of the annum. In the event it by the last day of the annum. In the event it by paid account.  and hold harmless Halliful attorneys fees, and costed by, in the possessiverking and royalty intelligence, subserproperty damage (in pressure, losing control of a management of acture, distribution, or infability are caused by itability are caused by discompanies, and the companies, and the companies are treatment attering such information.  It till to the promotion, till to the promotion. It till to the promotion of a the little to the promotion of a the control of the control	THIS CON  Ins stated in Halfib e month following becomes necessa iburton, its division tis of defense to the tion of, or leased it terest owners. Insurance trespass cutding, but not lim of of the well and/or bligations of Custo any vessel owner marketing thereof, y the gross neglig officers, directors, sitions and the nece to r service, nor the on and their best supplies and mate which EXTEND to recover any Ha th loss is due to the pairs unless such to recover any Ha th loss is due to the control of the recover any Ha th loss is due to the control of the recover any Ha th loss is due to the to recover any Ha th loss is due to the control of the recover any Ha th loss is due to the the for loss of or control to recover any Ha th loss is due to the the for loss of or control the for loss of or c	ITRACT MUST BE S surrion's current price the month in which in the contract of the month in the month in the mited to, damage to the or any action in the mited to, damage to the or any action in the mited to, damage to the the or any action in the mited to, damage to the or any action in the mited to, damage to the contract of the dispersion of the contract of the the month in the the allowance to the the sole negligence damage is caused it the sole ne	IGNED BEFORE W  Is list. Invoices are the invoice is dated eys to enforce colle int and affiliated coil by law for:  If the well owner (if mature thereof, the reservoir, format the use of radioacti his Section b) and hished by Halliburt or warm any person conduct of Halliburt chart interpretation, etting it, but Custom tates and supporting that interpretation, etting it, but Custom tates of and the sale or use of a the Customer of cre tools or instrument of Halliburton. If H by the sole neglige falliburton's equipm filburton's equipm	ORK IS COMI payable NET Customer ag action of said  mpanies and t f different from tion or well), c we material. I Section c) b an or any defe on. The term of such defe on. The term if them. In geservices fut research analier agrees the moderate in w tEDIATELY PF my products, s did for the co s which are localiburton equi alliburton	MENCED by the 20th of the rees to pay interesto pay interesto pay interestorated the officers, direct on Customer), including the officers of any damages wellow shall apply the cert in the data, proceeding the common of the co	e tollowing most thereon after agrees to pay ors, employees wring, but not if the tollowing but not if the tollowing but not independently, released in said seed in said the tollowing	nth after date of default at the def	e of invoice. Upon this highest lawful in costs and attorn the costs and attorn the costs and attorn the costs and subsurface and subsurface of contribution or equipment of harmless oblige in c) shall mean that the effect order shall indensity that the customer's in placement of the liable for speciments are in the well. Custom ments for marinelivery to Custom the costs of the co	contract rate applical riney fees in the amo fees in the amo of them from and again face damage. The terminated with or result suited to by Halliburton whether thous of Customer's Halliburton, its driving the fees of the product. Halliburton personantly Halliburton again the products, supplecial, incidental, indirections of customer's shall pay Halliburten operations, Customer shall pay Halliburten operations, Customer's the landing undalliburton.
A3 (a) b) c) c) f)	consideration, the To pay Hallibu payment of Cubut rever to e. of 20% of the a To defend, indiany claims, fiat 1. Damage well own 2. Reservoir 3. Personal from polit. The defense, in negligence, str. the preparation not apply whe subsidiaries, particles or ma will use their trany damages a That Halliburghor or materials or or materials or or materials pay Hallible lesser of it shall, in additionation to waive the promote the particles of the truned to the To waive the particles.	ne above-named is uriton in accord wastomer's account scood 18% per amount of the undermity, release a bility, expenses, it to property own ner's shall include ir, formation, or will injury or death of this subsurface indemnity, release indemnity, release rict liability, or the indemnity, release of the uncertaint of the uncertaint of the uncertaint per the indemnity of the uncertaint on warrants only NTABILITY, FITNE on (whether in con marrant and affiliate on warrants only NTABILITY, FITNE on (whether in con sequential dama; or shall, at its risk iburton its replacement on to the foregole a landing, unless a provisions of the Erract shall be gove	Customer agrees: with the rates and term to by the last day of the annum. In the event it by the last day of the annum. In the event it by paid account.  and hold harmless Halliful attorneys fees, and costed by, in the possessiverking and royalty intelligence, subserproperty damage (in pressure, losing control of a management of acture, distribution, or infability are caused by itability are caused by discompanies, and the companies, and the companies are treatment attering such information.  It till to the promotion, till to the promotion. It till to the promotion of a the little to the promotion of a the control of the control	THIS CON  Ins stated in Halfib e month following becomes necessa iburton, its division tis of defense to the tion of, or leased it terest owners. Insurance trespass cutding, but not lim of of the well and/or bligations of Custo any vessel owner marketing thereof, y the gross neglig officers, directors, sitions and the nece to r service, nor the on and their best supplies and mate which EXTEND to recover any Ha th loss is due to the pairs unless such to recover any Ha th loss is due to the control of the recover any Ha th loss is due to the control of the recover any Ha th loss is due to the to recover any Ha th loss is due to the control of the recover any Ha th loss is due to the the for loss of or control to recover any Ha th loss is due to the the for loss of or control the for loss of or c	intract MUST BE Sourton's current price the month in which it y to employ attorned as, subsidiaries, pare se extent permitted it by Customor, and/or any action in the mited to, damage to to a well blowout or to a couract of the proce or willful miss employees, agents a cessity of relying on se accuracy of any or judgment in interpretable and that the BEYOND THOSE S wise) arising out of it the allowance to the allowance to the allowance to the sole negligence damage is caused it almage to any of Hele negligence of Hollotection Act, to the coses are performed of his contract, except	IGNED BEFORE W  Is list. Invoices are the invoice is dated eys to enforce colle int and affiliated coil by law for:  If the well owner (if mature thereof, the reservoir, format the use of radioacti his Section b) and hished by Halliburt or warm any person conduct of Halliburt chart interpretation, etting it, but Custom tates and supporting that interpretation, etting it, but Custom tates of and the sale or use of a the Customer of cre tools or instrument of Halliburton. If H by the sole neglige falliburton's equipm filburton's equipm	ORK IS COMI payable NET Customer ag action of said  mpanies and t f different from tion or well), c we material. I Section c) b an or any defe on. The term of such defe on. The term if them. In geservices fut research analier agrees the moderate in w tEDIATELY PF my products, s did for the co s which are localiburton equi alliburton	MENCED by the 20th of the rees to pay interesto pay interesto pay interesto pay interestored in Customer), including a second of the officers, direct on Customer), including a second of the customer of the	e tollowing most thereon after agrees to pay ors, employees wring, but not if the tollowing but not if the tollowing but not independently, released in said seed in said the tollowing	nth after date of default at the def	e of invoice. Upon this highest lawful in costs and attorn the costs and attorn the costs and attorn the costs and subsurface and subsurface of contribution or equipment of harmless oblige in c) shall mean that the effect order shall indensity that the customer's in placement of the liable for speciments are in the well. Custom ments for marinelivery to Custom the costs of the co	contract rate applical riney fees in the amo fees in the amo of them from and again face damage. The terminated with or result suited to by Halliburton whether thous of Customer's Halliburton, its driving the fees of the product. Halliburton personantly Halliburton again the products, supplecial, incidental, indirections of customer's shall pay Halliburten operations, Customer shall pay Halliburten operations, Customer's the landing undalliburton.

CUSTOMER