15-047-20634-0000 STATE CORPORATION COMMISSION 12-15-80

STATE OF KANSAS STATE CORPORATION COMMISSION 200 Colorado Derby Bldg. Wichita, Kansas 67202

JUL 2 8 1982 CONSERVATION DIVISION
Wichita Kanaga

		PLUGGING	RECORD		Kansas	NON					
Give All Information Com Make Required Affidavit	pletely										
race required ratioavit	COUNTY Location a	s in quar	ters or	footage f	TWP. 24 rom lines: L NW/4	RGE. <u>18W</u>	E/W				
· · · · · · · · · · · · · · · · · · ·	Lease Owne	-		<u> 140 EE</u>	TT WM/ H						
	1				Well						
	. (										
	j.				ita, Kansas Gas or Dry						
	Date Well		-		_	<del></del>					
	1				<del>-</del>		,				
	ار		ugging filed								
	Plugging co				oducing form						
Locate Well	Reason Ioi	abandonii	ELIC OL	_	•						
correctly on above	Lia normi a	aion obto	inod fr		<u>Depleted</u> nservation Di	irricion on i					
Section Platt.	•					TATRIOU OF I	LS				
N	Agent's be										
Name of Conservation Age	-		-			_					
Producing formation					.om	.D. 4542					
Show depth and thickness	or all water	, oil and	gas ro	rmations.							
OIL, GAS OR WATER RECORD	)S		<u>.</u> .			Casing R	ecord				
Formation	Content	From	То	Size	Put in	Pulled	Out				
	<del></del> -	-		8-5/8" 4-1/2"	277' 4541'	none					
				4-1/2	4541	2287'					
				, .							
Describe in detail the fluid was placed and the or other plugs were used to	e method or me l, state the c ach plug set om with sand t Pulled a tot	thods use haracter o 4350' a al of 62	d in in of same	troducing and depth  4 sacks ce of 4-1/2"	it into the placed, from the placed, from the placed, from the placed in	hold. If com  casing @26; gged well wi	ement feet				
Plugging Complete	·										
	<del></del>	3		<u> </u>							
		·									
(If additional Name of Plugging Contract	al description ctor <u>Kelso C</u>	is neces asing Pul	sary, u	se BACK of	this sheet)	)					
STATE OF Kansas  R. Darrell Kelso above-described well; be facts, statements, and n filed and that the same	ing first dul atters herein	(employ y sworn o containe	ed <b>an</b> d t	he log of	(owner or openat I have known the above-de	erator) of to nowledge of escribed wel	he the 1 as				
			(Sign	ature) 🔏	Box 347 (Addre	hase, Ks. 6	<u>40</u> 7524				
SUBSCRIBED AND SV	ORN TO before	me this	26th	day of	—July	_, 19_ <sub>82</sub>					
My Commission expires:	State of Manager File	ILCOVER of Kansas p. Aug. 15, 1985	-	Seen	No No	otary Public					
Í	•										

# 15-047-20634-0000 HALLIBURTON HALLIBURTON SERVICES JOB SUMMARY HALLIBURTON COUNTY RNG. MAXIMUM PSI ALLOWABLE WEIGHT 64. FORMATION THICKNESS BPD, WATER OPEN HOLE SHOTS/FT. PRESSURE JOB DATA TOOLS AND ACCESSORIES DATE 7-23 TYPE AND SIZE MAKE FLOAT COLLÄR FLOAT SHOE GUIDE SHOE UNIT NO. & TYPE LOCATION CENTRALIZERS BOTTOM PLUG 200 TOP PLUG HEAD PACKER OTHER MATERIALS ов роив туки; товис 🗖 HALLIBURT CEMENT DATA YIELO CU,FT./SK MIXED LBS./GAL. BRAND VOLUMES PRESSURES IN PSI SUMMARY SREAKDOWN SHUT-IN: INSTANT REMARKS ECEIVED STATE CORPORATION COMMISSION ORDERED AVAILABLE AVERAGE RATES IN BPM CEMENT LEFT IN PIPE

REASON

CONSERVATION DIVISION Wichita, Kansas



# BULK MATERIALS DELIVERY AND TICKET CONTINUATION

15-047-20634-0000

FOR INVOICE AND 53 6435
10KET NO. 532936

DATE	CUSTOMER ORDE	RNC	).		WELL NO. AND FARM		co	UNTY			STATE	
7-23-62 CHARGE TO					Helley 3-135 W	olf 101	.3	Ed	wards		Ka.	
CHARGE TO	· · · · · · · · · · · · · · · · · · ·				OWNER		CONTRAC			D		
_ F.G. Hol	1				Same	•				No. D	2324	<u>34                                    </u>
MAILING ADDRESS					DELIVERED FROM		LOCATIO		1	BY		
OLTYCO OT LTC					Gt.Bend, Ks.		5032			Shoots		- 45
CITY & STATE							9851 N	660	8 RECEIVED		15 1	$D \mid$
		<del></del>		<del></del>	Location	· · · · · ·	0500-	519	O I TIX	me D	100001	/
PRICE REFERÊNCE	SECONDARY REF. OR PART NO.	co	DE		DESCRIPTION		UNITS	1	UNITS	UNIT	AMOŲDMA	l T
HEFERENCE	PART NO.	<u> </u>	В		···		QTY.	MEAS	OTY. NEA	PRICE S.	¥	
			;	300 F	ozmiz Cement W/2% Ge	1		j !			!	
504-043		3	ъ		ar Portland		150	ska		5-25	787	50
506-105				Pozzi				CRI	i	2.46	369.	1
506-121		1		_	liburton Gel 2% ello	wad		<u></u>				NC
1	· ·	i –				*****	***			6 70	77 C	
509-554		4	Q	DATIT	burtom Gel		50	eks		6.30	315.	UC
	<del></del>	-	H			<u> </u>		<u> </u> 		1		ļ
		_	_			<u>(</u> )		<u> </u>				
							_					
									j,			
	,	_		· ·			•		<u>-</u>			
		-		•	——————————————————————————————————————					+ +		
	<del></del>		Н	<del></del>			*	<u> </u>	<u> </u>			
			Ц					<u> </u>	. !			
				1								
				(V)	7	STATE	on REC	5/1/	D OMMISSIDW		,	
			7	<i>(</i> 2/19)	-		CORPUHA	ΠΟΝ.	7)			
	<del></del>	5		2	- <u></u>		/// ^		OMMISSION -	1		
	~ ~					00.	UL 2 8	<del>191</del>	<del> </del>	+		
	<u>~</u>	2				LUNS,	AVATION				_	
	E12~					· · · · · · · · · · · · · · · · · · ·	RVATION Chita, Kan	PIVIS, Sac	ON			
	30/1//									1 1		
	12		П							-		
	,y		H		· · · · · · · · · · · · · · · · · · ·		<del></del>		1 1	<del>                                     </del>		<b></b> -
	<del></del>	$\vdash$	H						<del> </del>	1	<del></del>	-
			Н	Baturasa				<u></u>	<u> </u>	1		-
				Returned Mileage Charge	TOTAL-WEIGHT	LOADS	ED MILES	1	ON MILES			)
		$\vdash$	$\vdash$	-	TOTACHEIGHT	LOADE		-+``		╅		
				SERVICE C	HARGE ON MATERIALS RETURNED			cï	J. FEET			
			П		<u> </u>			_				
500-207	<u>.</u>	1	ъ	SERVICE (	HARGE			CI	J. FEET 300	.95	285.	00
500-306		1	<b>.</b>	Mileage Charge	30704 TOTAL WEIGHT	4	6 ED MILES		706-19	-70	494.	33
		匸	Ц		TOTAL WEIGHT	LOAD	ED MILES		ON MILES	1 ,	2250.	Rz
No.B 23	2434					CAF	RRY FORWA	RD TO	INVOICE SU	B-TOTAL	EEJU&	כני

	Maccobar MAC	G-45-Y SUBJECT TO T	HE TERM	SAN	ELIVERY TIONS AS	CKET SET FORTH O	N REV	47- 2 ÆBSE	LOLZ 4 C	290. DT 2	0167 -Y	
 	Mindonni	FOR TRANS	SFER ONLY		TO BE	USED FOR SALE	ES ONL				ELL NOTIFICATION	
•	MAGCOBAR GROUP	TRANS DLR. WHSE, NO.	REC.DLF WHSE N	$\neg$	CUSTOMER SU	FX WHSE N		TATE	BILL TAX CODE DISC		COMP DATE	
P. O.	Drysser Industries, Inc. BOX 6504, HOUSTON, TEXAS 77005					DBLF	= 13		12	DRY DRY	SHUT PRO-	NG
SOLD O	R TRANSFERRED TO	FC	Hu	/)					DA	TE SHIPPED	NO OF TICKETS /	=
PO BO	X OR STREET	<u>/ (s</u>	MU	<i>p 6</i>					CU	STOMER ORDER NO	WELL TO DATE	
CITY AN	ND STATE									TYPE OF	SALE	
									BA:	SE PRICE		<b>-</b>
DELIVE	RING DEALER NAME OR REGION	D	M		OELIVERIN C TA	S One	2	5		WAREHOUSE	3. L J WATER NO	DNE D.
WELL	NO WELL NAME OF PL	1-1	3		163.72		CC	YYNUC		I (IF OFFSHORE, TRA		-
CONTR	ACTOR		CASING I	NFOR	MATION			RI	G OR PLAT	FORM NO. OHR	/	
нм	PRODUCT	<u></u>	LOS BAG PEJ	PER BE GAL	QUANTITY (NO. BAGS OR CANS)	NUMBER O	OF UTS	PER	PRODUC	<del></del>	AMOUNT	=
	MAGCOBAR-BAGGED	•		00		:	,	3				_
	MAGCOBAR - BULK		"L	BS"				1		:		
	MAGCOGEL		1	00				3				
	SPERSENE			50				3	1105			
	TANNATHIN			50				3	1111			
	XP-20			50				3_	1140	1		
	HULLS		10	w	5	:			3028	900	45-00	<u>ソ</u>
151										<u> </u>	:	
7.											· :	
						<u> </u>					!	
ોહ					02						<u> </u>	
N.Y					STATECO	RECEIVE RECRATION CO	מ			-		
) V	_				11.	TON CO	MMIS	E(a				
					70	28 100	`	אטיק			:	
10.0					CONSERV.	ATION SOL				,		
			<u> </u>			2 8 1982 17/0N DHVISION 18. Kansas	V			<del>                                     </del>		_
T. III											:	$\dashv$
<b>7</b>											:	
	*CAUSTIC SODA-DRY CORROSIVE	MATERIAL - UNI	823					3			:	
	This is to certify that the above a properly classified, described, pa					•					:	_
N.	labeled, and are in proper condition according to the applicable regul	on for transports	ation '		,				<u>-</u>		:	'
	ment of Transportation. Signature											
	AL REGENED BY:	DATE	BARGE OF	 R	-00	ELIVERY CHA		_	TC	OTAL	4500	>
/	AUTHORIZED REPRESENTATIVE OF CO	MOMER -	TRUCK NU	<u>JMBER</u>		in M	ug	8900	STATE SALES TA	x %		$\neg$
PURCH.	ASE AUTHORIZED BY	DATE	MILEAGE	FORD	PRAYAGE CHGS	1 :			89	OTHER TAX%		
	AUTHORIZED REPRESENTATIVE OF CU			-	LBS. RATECV	vr			DELIVER CHARGE	Y SEE DETAIL	mone	 p
MATER	AL DELIVERED BY	DATE 7/23			_HRS. RATE F	IR.						_
HOUSE	ALTHIPLICATE, AND 4TH COPIES TO ON BILLING ON DATE OF DELIVERY ATE COPY TO CUSTOMER'S FIELD OF	FICE	SWAMPER	· —	HRS RATE	IR						_
5TH CO	ATE COPT TO COSTOMERS FIELD OF PY - RETAINED BY WAREHOUSE PY - BOOK COPY	. 100.		TOT	TA AL DELIVERY CHARGI		0		•	TOTAL	4500	<b>,</b>
$\overline{}$	2 CWT 3 BAG 4 BBL OR GAL 5 LB.	6 ·EA			CUSTO	450		_			00407	11

# 1. GENERAL

A. Seller's prices are based on these sales terms and (i) this document, together with any additional writings signed by Seller, represents a final, complete and exclusive statement of the agreement between the parties and may not be modified, supplemented, explained or waived by parol evidence. Buyer's purchase order, a course of dealing. Seller's performance or delivery, or in any other way except in writing signed by an authorized representative of Seller, and (ii) these terms are intended to cover all activity of Seller and Buyer hereunder, including sales and use of products, parts and work and all related matters (references to products include parts and references to work include advisory services with respect to the rigging up and operation of Seller's equipment). Apy references by Seller to Buyer's specifications and similar requirements are only to describe the products and work covered hereby and no warranties or other terms therein shall have any force or effect. Catalogs, circulars and similar pamphlets of the Seller are issued for general information purposes only and shall not be deemed to modify the provisions hereof.

B. The agreement formed hereby and the language herein shall be construed and enforced under the Uniform Commercial Code as in effect in the State of Texas on the date hereof.

## 2. TAXES

Any Sales, use or similar type taxes imposed on this sale or on this transaction are not included in the price. Such taxes shall be billed separately to the Buyer. Seller will accept a valid exemption certificate from the Buyer if applicable, however, if an exemption certificate previously accepted is not recognized by the governmental taxing authority involved and the Seller is required to pay the tax covered by such exemption certificate. Buyer agrees to promptly reimburse Seller for the taxes paid.

# 3. PERFORMANGE, INSPECTION AND ACCEPTANCE

A. All products shall be finally inspected and accepted within ten (10) days after eustomer receives the products at his designated location. All claims whatsoever by Buyer (including claims for shortages) excepting only those provided for under the WARRANTY AND LIMITATION OF LIABILITY and PATENTS Clauses hereof must be asserted in writing by Buyer within said ten (10) day period or they are waived. If this contract involves partial performances, all such claims must be asserted within said ten (10) day period for each partial performance. There shall be no revocation of acceptance. Rejection may be only for defects substantially impairing the value of products or work and Buyer's remedy for lesser defects shall be those provided for under the WARRANTY AND LIMITATION OF LIABILITY Clause.

B. Seller shall not be responsible for nonperformance or delays in performance occasioned by-any causes beyond Seller's reasonable control, including, but not limited to labor difficulties delays of vendors or carriers, fires, governmental actions and material shortages. Any delays so occasioned shall effect a corresponding extension of Seller's performance dates which are, in any event, understood to be approximate. In no event shall Buyer be entitled to incidental or consequential damages for late performance or a failure to perform,

C. If Buyer wrongfully rejects or revokes acceptance of items tendered under this agreement, or fails to make a payment dué on or before delivery, or repudiates this agreement, Seller shall have a right to recover as damages the price as stated herein. Upon recovery of the price, the items involved shall become the property of the Buyer. -

# 4. TITLE AND RISK OF LOSS

Full risk of loss (including transportation delays and losses) shall pass to the Buyer upon delivery of products to the f.o.b. point. However, Seller retains:title, for security purposes only, to all products some necessary, and charge Buyer with any deficiency.

Buyer's default in payment hereunder, and charge Buyer with any deficiency. tle, for security purposes only, to all products sold hereunder, until paid for in full in cash and Seller may, at Seller's option, repossess the same, upon

5. WARRANTY AND LIMITATION OF LIABILITY:

A. Seller warrants that new products, rebuilt products and new parts of its own manufacture when purchased separately, will be of good quality when shipped and will be free from defects in material and workmanship. No warranty is made with respect to used equipment, and on products not manufactured by Seller, Seller will assign to the customer whatever warranty Seller receives from the manufacturer. Seller's services and recommendations with respect to the rigging up and the operation of Seller's equipment are advisory only and are not warranted.

Seller does not warrant any parts not installed by Seller's service; Presentatives and shall not be responsible for work done or repairs made by others THERE ARE NO WARRANTIES WHICH EXTEND BEYOND THE DESCRIPTION ON THE FACE HEREOF.

8. All claims for defective products and parts under this warranty must be made in writing immediately upon discovery and, in any event, within ninety (90) days from shipment of the applicable item. In the case of parts which are purchased separately and are actually installed by the Seller's Service Representative, claims must be made within forty-five (45) days from shipment of applicable item. Defective items must be held for Seller's inspection and returned by Buyer at Buyer's sole expense to the original f.o.b. point upon Seller's request. THE FOREGOING IS EXPRESSLY IN LIEU OF ALL OTHER WAR-RANTIES WHATSOEVER, EXPRESS, IMPLIED AND STATUTORY, INCLUDING WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHAN-TABILITY AND FITNESS.

C. Upon Buyer's submission of a claim as provided above and its substantiation, Seller shall at its option either (i) repair or replace its product, part or work at the original f.o.b. point of delivery or (ii) refund an equitable portion of the purchase price.

D. The foregoing is Seller's only obligation and Buyer's only remedy for breach of warranty, and except for gross negligence, willful misconduct, and remedies permitted under the PERFORMANCE, INSPECTION AND ACCEPTANCE and the PATENTS Clauses hereof, the foregoing is Buyer's only remedy hereunder by way of breach of contract, tort or otherwise. In no event shall Buyer be entitled to incidental or consequential damages. Any action for breach of this agreement must be commenced within two (2) years after the cause of action has accrued.

# 6. PATENTS

Seller agrees to assume the defense of any suit for infringement of any United States patents brought against Buyer to the extent such suit charges infri ingement of any apparatus or product claim by Seller's product in and of itself, provided (i) said product is built entirely to Seller's design, (ii) Buyer notifies Seller in writing of the filing of such suit within ten (10) days after the service of process thereof, and (iii) Seller is given complete control of the defense of such suit, including the right to defend, settle and make changes in the product for the purpose of avoiding infringement. Seller assumes no responsibility for charges of infringement of any process or method claims, unless infringement of such claim is the result of following specific instructions furnished by Seller.

7. "INTEREST WILL BE CHARGED ON DELINQUENT ACCOUNTS AT THE RATE OF 11/2% PER MONTH OR THE MAXIMUM RATE ALLOWED BY LAW, WHICHEVER IS LESS.



# WORK ORDER CONTRACT

ATTACH TO	No.5.5	2	733
			*,,=

A Division of Helliburton Company
\* DUNCAN, OKLAHOMA 73536 AND PRE-TREATMENT DATA E0BM 1908 B-3 يي آاو DATE 7-22 22 DISTRICT YOU ARE HEREBY REQUESTED TO FURNISH EQUIPMENT AND SERVICEMEN TO DELIVER AND OPERATE TO: HALLIBURTON SERVICES THE SAME AS AN INDEPENDENT CONTRACTOR TO: (CUSTOMER)
AND DELIVER AND SELL PRODUCTS, SUPPLIES, AND MATERIALS FOR THE PURPOSE OF SERVICING FIELD. OWNED BY THE FOLLOWING INFORMATION WAS FURNISHED BY THE CUSTOMER OR HIS AGENT NEW WEIGHT SIZE TO FORMATION USED P S.1. NAME TYPE CASING 07 ر برسائشہ کر THICKNESS FROM TO LINER PACKER: TYPE SET AT. TUBING TOTAL DEPTH. \_\_MUD WEIGHT OPEN HOLE SHOTS/FY. BORE HOLE PERFORATIONS INITIAL PROD: \_BPD. H2O\_\_ BPD. GAS\_ PERFORATIONS PRESENT PROD: \_\_\_\_ BPD, H2O \_\_\_\_\_ BPD, GAS \_\_\_ PERFORATIONS PREVIOUS TREATMENT: MATERIALS TYPE TREATMENT INSTRUCTIONS: TREAT THRU TUBING ANNULUS CASING TUBING/ANNULUS HYDRAULIC HORSEPOWER ORDERED

# CUSTOMER OR HIS AGENT WARRANTS THE WELL IS IN PROPER CONDITION TO RECEIVE THE PRODUCTS, SUPPLIES, MATERIALS, AND SERVICES

# THIS CONTRACT MUST BE SIGNED BEFORE WORK IS COMMENCED

As consideration, the above-named Customer agrees:

- (a) To pay Hallburton in accord with the rates and terms stated in Halliburton's current price lists.
- (b) Halliburton shall not be responsible for and Customer shall secure Halliburton against any liability for damage to property of Customer and of the well owner (if different from Customer), unless caused by the willful misconductor gross negligence of Halliburton, this provision applying to out not limited to subsurface damage and surface damage arising from subsurface damage
- (c) Customer shall be responsible for and secure Halliburton against any liability for reservoir loss or damage, or property damage resulting from subsurface pressure, losing control of the well and/or a well blowout, unless such loss or demage is caused by the willful misconduct or gross negligence of Halliburton
- (d) Customer shall be responsible for and secure Halliburton against any and all liability of whatspever nature for damages as a result of subsurface trespass, or an action in the nature thereof, arising from a service operation performed by Halliburton hereunder
- (e) Customer shall be responsible for and secure Haltiburton against any liability for injury to or death of persons, other than employees of Halliburton, or damage to property (including, but not limited to, injury to the well), or any damages whatsoever, irrespective of causa, growing out of or in any way, connected with the use of radioactive material in the well hole, unless such damage shall be caused by the willful misconduct or gross negligence of Halliburton.
- (f) Halliburton makes no guarantee of the effectiveness of the products, supplies or meterials, nor of the results of any treatment or service
- (g) Customer shall, at its risk and exponse, attempt to recover any Halliburton equipment, tools or instruments which are lost in the well and if such equipment, tools or instruments are not recovered Customer shall pay Halliburton its replacement cost unless such loss is due to the sole negligence of Halliburton - If Halliburton equipment, tools or instruments are damaged in the well, Customer shall pay Halliburton the lesser of its replacement cost or the cost of the cost of repairs unless such damage is caused by the sole negligence of Halliburton. In the case of equipment, tools or instruments for marine operations. Customer shall, in addition to the foregoing, be fully responsible for loss of or damage to any of Halliburton's equipment, tools or instruments which occurs at any time after delivery to Customer at the landing until returned to the landing, unless such loss or damage is caused by the sole negligence of Halliburton.
- (h) Because of the uncertainty of variable well conditions and the necessity of relying on facts and supporting services furnished by others. Halliburton is unable to guarantee the occuracy of any chart interpretation, research analysis, job recommendation or other data furnished by Halliburton Halliburton personnel will use their best efforts in gathering such information and their best judgment in interpreting it but Customer agrees that Halliburton shall not be responsible for any damages arising from the use of such information except where due to Halliburton's gross negligence or willful misconduct in the preparation or turnishing of it.
- Halliburton warrants only title to the products, supplies and materials and that the same are free from detects in workmanship and materials. THERE ARE NO WARRANTIES, EXPRESS OR IMPLIED, OF MERCHANTABILITY, FITNESS OR OTHERWISE WHICH EXTEND BEYOND THOSE STATED IN THE IMMEDIATELY PRECEDING SENTENCE Halliburton's liability and Customer's exclusive remedy in any cause of action (whether in contract, tort, breach of warranty or otherwise) arising out of the sale or use of any products, supplies or materials is expressly limited to the replacement of such products, supplies or materials on their return to Halliburton or, at Halliburton's option to the allowance to the Customer of credit for the cost of such items. In no event shall Halliburton be liable for special, incidental, indirect, punitive or consequental damages.
- Upon Customer's default in payment of Customer's account by the last day of the month following the month in which the invoice is dated. Customer agrees to pay interest thereon after default at the highest lawful contract rate applicable but never to exceed 18% per annum. In the event it becomes indessary to employ an attorney to enforce collection of said account. Customer agrees to pay of collection costs and attorney fees in the amount of 20% of the amount of the unpaid account
- (k) This contract shall be governed by the law of the state whore services are performed or equipment or implements are furnished
- (I) Halliburton shall not be bound by any changes or modifications in this contract, except where such change or modification is made in writing by a duly authorized executive officer of Halliburton.

I HAVE READ AND UNDERSTAND THIS CONTRACT AND REPRESENT I AM AUTHORIZED TO SIGN THE SAME AS CUSTOMER'S AGENT. 011 SIGNED CUSTOMER

We certify that the Foir Lobor Standards Act of 1938, as amended, has been complied with in the production of goods and/or with respect to services furnished under this contract.

TIME. A.M. P.M.

.HALLIE	BURTON	SERVIC	ES			1-13位		HTHEY ( 15-047-20634-0000 532-155
	OB LO			WELL	NO	F (-	_ LEASE	TICKET NO
•				CUSTO	RBMC		1(, (1	PAGE NO.
FORM 2013	R-2			JOE T	YPE _		<u> </u>	DATE 7-25-63
CHART NO.	TIME	RATE (MPM)	(PBL)		MPS	PRESSUI	<del></del> -	DESCRIPTION OF OPERATION AND MATERIALS
		<u> </u>	[GAL]	Т	С	TUBING	CASING	
						-	}	りんととうと
	7.7.7	<del>,</del> ,		<b>_</b>	-		<del>  .        </del>	7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7
	1557	16	12				SUL	MIXS R. Hulls
	14 4	(,,	30				700	111X 25 K3 (96)
	,	<b>_</b>					•	_
	1461	(1)-	37.			<del> </del>	100	KILLINE DING-1111X Collet
	, ,,,,,,,	, (	<u> </u>		-		بنعدن	La
	THE?	7-2				<u> </u>	250	July 1 661 - CIOSE IN
	<u>-7-14-2</u>		1		$\vdash$	ļ -		J. J. J. O. O. C. N. G. 1. J.
			-				ļ	1 100
				_				IVASh W. J
				_			<u> </u>	
								KACKUS
								1
	-	-						
			-					NA X LICL
. ———						ļ		
					<u> </u>	<del></del>		-AMMINI- LINA
	<del></del>		-		_			
		<b>,</b>						
					ļ	SI	RE	CEIVER
		,,					Lie COBEDI	CFIVED PATION COMMISSION B 1982
							Ju	D. O. C.
							905 4	8 1982
	-					-	UNSERVATI	ON DIVISION Kansas
				1			***CNI)3	Nansas
				ļ		-		
				<u> </u>				
				<u> </u>				
				<b> </b>				
	<del></del>			<del> </del>				
				<del> </del>	<u> </u>	-		
				<u> </u>	<u> </u>			<u> </u>