STATE OF KANSAS ST 136 Wi

WELL PLUGGING RECORD

ATE CORPORATION	N COMMISSION	K.A.R.	42-3-117	AP (NU	LEASE NAME FINNUP "B"			
0 Ş _e Market, Roo chita, KS 67202		r	•	LEASE				
		TYPE OR PRINT NOTICE: Fill out completely			WELL NUMBER #6			
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	•	, , , , , , , , , , , , , , , , , , ,	1 30 days.	2,310	Ft. from E Section Line			
ASE OPERATOR HA	RTMAN OIL CO., INC.		,	SEC17	7_TWP. 225 RGE. 33 (E) or (W)			
OREŚS 1223 North.	Rock Road - Building	A, Suite 200 W	ichita, KS 67206	-1270 COUNTY	Finney			
IONE/(316) 626-20	90 OPERATOR	S LICENSE NO	30535	Date W	ell Completed 9/17/62			
eracter of Well	OIL			Pluggl	ng Commenced 9/29/00			
off, Gas, D&A, S	WD, Input, Water	Supply Well)	Pluggl	ng. Completed 10/02/00			
e plugging prop	osal was approve	d on09/27/0	0		(date)			
Richard Lacey				(K	CC District Agent's Name).			
ACO-1 filed?	No 1 f no	t, is well i	og aftached?_	. Yes				
oducing Formati	on St. Louis	Depth	to Top <u>4,761</u>	Bot	tom 4,765 T.D. 4,875'			
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IL, GAS OR WATE	R RECORDS	Ì.		CASING REC	ORD			
ormation	Content	From	To Size	Put In	Pulled out			
	See Attached Log							
As per KCC - Plug bac Pump Down 4 1/2" CSG	ck with #2 sand to 3,9 - Mix 200 SX 60-40 PC	900' - Perforate DZ with 6% GEL -	d (2') 2/SPE @ 11 Pump Down surfac	01-03' - mix e CSG Appule:	150 SX 60-40 POZ with 6% GEL s @ MAX PST @ 300# - Shut in ix concrete with 3 yards			
cement to surface)								
me of Plugging	ContractorAllied	l Cement for Har	tman Oil Co., Inc	*	License No. 30535			
dress 4550 West 9	Mile Road - Garden (ity, Kansas 67	846		RECEIVED			
ME OF PARTY RES	PONSIBLE FOR PLU	GGING FEES:	Hartman Oil Co.	, Inc.	STATE CORPORATION C			
ATE OF Kansas		COUNTY OF _	Finney 10	-11-00	,ss. OCT 112			
Stan Mitche	:11		<u> </u>	Employee	of Openation (Operator)			
tatements, and	eil, being first matters herein and correct, so	contained an	on cath, says d the log of	: That I The above	have knowledge of the fact			
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316/277-2127

Garden City-Holcomb

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is added on the curb line. NO allowed - 1 ho	IMPO held responsible ne job or for dame O CREDIT for retu ur. FINANCE CHA ON PAST DUE A	ge casued by our irned concrete. I NRGES - APPROX	trucks beyond Unloading time				
Signature \(\int \)	.T. 11	thul		TOTAL			

ORIGINAL TICKE 4998466 MARTMAN HARTMAN OL HALLIBURTON WELL NUMBER - 2 FININEY HALLIBURTON ENERGY SERVICES, INC. LEASE NAME FINNUP 1 HALLIBURTON ORDER NO. Sales : Nitrogen NA JOB DATE ... SALES OFFICE PRIMARY SRVC LOCATION CITY/OFFSHORELOCATION, STATE, ZIP CODE CHROEN CITY LIBERAL 19-22-00 LIBERAL TECHNOLOGY 25/870 CONTRACTOR - RIG NAME / NO. Land . State Waters WELL CATEGORY LOCATION ☐ Inland Waters ☐ Federal Water Reference Description कर, इ. ई 3 U/M QTY 4964 SERVICE CHG 1650:00 1650100 4982 MILEAGE CTAIL 100 4:05 405 00 mi 4987 in CP.U. 238 238,00 100 % mi GAUGE RING ·NA . 485 00 5529 455 00 5590 DEPTH CHG 1-1 4080 B/6:40 120 PERF NEDTH CHG 4550 5000 1-1 mins FT 1000 00 FT 154 00 PERIF GLES = 6 2 55.92 . 5 mini 770 00 4966. EPA 612 100:00 10010 1-. .. INVOICE INSTRUCTIONS 5974:00 HALLIBURTON OPERATOR / ENGINEER HALLIBURTON APPROVAL . FROM CONTINUATION -3493 10 PAGE(S)

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applicable taxes will be added on invoice For good and valuable consideration received. Customer (as identified on the face of this document) and Halliburton Energy, Services, Inc. (hereinafter Halliburton), agree, as follows:

- A. CUSTOMER REPRÉSENTATION Customer warrants that the well is in proper condition to receive the services, equipment, products, and materials to be supplied by Halliburton.
- B. PRICE AND PAYMENT The services, equipment, products, and/or materials to be supplied hereunder are priced in accordance with Halliburton's current price list. All prices are exclusive of taxes. If Customer does not have an approved open account with Halliburton, all sums due are payable in cash at the time of performance of services or delivery of equipment; products or materials. If Customer has an approved open account, invoices are payable on the twentieth day after the date of invoice. Customer agrees to pay interest on any unpaid balance from the date payable until paid at the highest lawful contract rate applicable, but never to exceed 18% per annum. In the event Halliburton employs an attorney for collection of any account, Customer agrees to pay attorney fees of 20% of the unpaid account, plus all collection and court costs.
- C. RELEASE AND INDEMNITY CUSTOMER AGREES TO RELEASE HALLIBURTON GROUP FROM ANY AND ALL LIABILITY FOR ANY AND ALL DAMAGES WHATSOEVER TO PROPERTY OF ANY KIND OWNED BY, IN THE POSSESSION OF, OR LEASED BY: CUSTOMER AND THOSE PERSONS AND ENTITIES CUSTOMER HAS THE ABILITY TO BIND BY CONTRACT CUSTOMER ALSO AGREES TO DEFEND, INDEMNIEY, AND HOLD HALLIBURTON GROUP HARMLESS FROM AND AGAINST ANY AND ALL LIABILITY, CLAIMS, COSTS, EXPENSES, ATTORNEY, FEES AND DAMAGES WHATSOEVER FOR PERSONAL INJURY, ILLNESS, DEATH, PROPERTY DAMAGE AND LOSS RESULTING FROM
 - LOSS OF WELL! CONTROL; SERVICES TO CONTROL A WILD WELL WHETHER UNDERGROUND OR ABOVE THE SURFACE; RESERVOIR OR UNDERGROUND, DAMAGE, INCLUDING LOSS OF COIL, GAS, OTHER, MINERAL, SUBSTANCES OR WATER; SUBFACE DAMAGE ARISING FROM UNDERGROUND DAMAGE DAMAGE TO OR LOSS OF THE WELL BORE; SUBSURFACE TRESPASS OF ANY ACTION IN THE NATURE THEREOF; FIRE; EXPLOSION; SUBSURFACE PRESSURE; RADIOACTIVITY; AND POLIUTION AND ITS CLEANUP AND CONTROL.

CUSTOMER'S RELEASE, DEFENSE, INDEMNITY AND HOLD HARMLESS OBLIGATIONS WILL APPLY EVEN IF THE LIABILITY AND CLAIMS ARE CAUSED BY THE SOLE, CONCURRENT, ACTIVE OR PASSIVE NEGLIGENCE, FAULT, OR STRICT LIABILITY OF ONE OR MORE MEMBERS OF THE HALLIBURTON GROUP. THE UNSEAWORTHINESS OF ANY VESSEL OR ANY DEFECT IN THE DATA, PRODUCTS, SUPPLIES, MATERIALS OR EQUIPMENT FURNISHED BY HALLIBURTON GROUP WHETHER IN THE DESIGN, MANUFACTURE, MAINTENANCE OR MARKETING THEREOF OR FROM A FAILURE TO WARN OF SUCH DEFECT. "HALLIBURTON GROUP" IS DEFINED AS HALLIBURTON ITS PARENT, SUBSIDIARY, AND AFFILIATED COMPANIES AND ITS/THEIR OFFICERS. DIRECTORS: EMPLOYEES, AND AGENTS, CUSTOMER'S RELEASE, DEFENSE, INDEMNITY AND HOLD HARMLESS OBLIGATIONS APPLY WHETHER THE PERSONAL INJURY, ILLNESS, DEATH, PROPERTY DAMAGE OR LOSS IS SUFFERED BY ONE OR MORE MEMBERS OF THE HALLIBURTON GROUP, CUSTOMER, OR ANY OTHER PERSON OR ENTITY AND THE CUSTOMER WILL SUPPORT SUCH OBLIGATIONS ASSUMED HEREIN WITH LIABILITY INSURANCE TO THE MAXIMUM EXTENT ALLOWED BY APPLICABLE LAW.

- D. EQUIPMENT LIABILITY. Customer shall at its fisk and expense attempt to recover any Halliburton equipment lost of logged in the well. If the equipment is not recovered or is irreparable, Customer shall pay the replacement cost, unless such loss is caused by Halliburton's sole negligence. If a radioactive source becomes lost or lodged in the well, this agreement will consitute Customer's written agreement under 10 CFR Sec. 39.15 (a) that Customer shall be responsible for meeting all requirements of 10 CFR Sec. 39.15 and any other applicable laws or regulations concerning retrieval, monitoring, deconfiamination and abandonment, and Customer shall permit Halliburton to observe the recovery or abandonment efforts, all without risk or expense to Halliburton. Customer shall be responsible for damage to or loss of Halliburton equipment, products, and materials while in transit aboard Customer-supplied transportation, even expense to Halliburton and abandonment efforts and during loading and unloading from such transport. Customer will also pay for the repair or replacement of Halliburton equipment damaged by corrosion or abrasion due to well effluents.
- E. LIMITED WARRANTY Halliburton warrants only title to the estimater, products, and materials supplied under this agreement and that same are free from detects in workmanship) and materials for one year from date of delivery the RERE ARE NO WARRANTIES. EXPRESS OR IMPLIED, OF MERCHANTABILITY, FITNESS OR OTHERWISE BEYOND THOSE STATED IN THE IMMEDIATELY PRECEDING SENTENCE. Halliburton's sole jability and Customer's exclusive remedy in any cause of action (whether in contract, tont, breach of warranty or otherwise) the sale, lease or use of any equipment, products, or materials is expressly limited to the replacement of such on their return to Halliburton or, at Halliburton's or punitive dailages. Because of the uncertainty of variable well conditions and the inecessity of relying on facts and supporting services turnished by others; HALLIBURTON IS UNABLE TO GUARANTEE THE EFFECTIVENESS OF THE EQUIPMENT, MATERIALS, OR SERVICE, NOR THE ACCURACY 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 liable for and CUSTOMER SHALL INDEMNIFY HALLIBURTON GROUP AGAINST ANY DAMAGES ARISING FROM THE USE OF SUCH INFORMATION, even if such is contributed to by Halliburton's negligence or fault: Halliburton also does not warrant the accuracy of data transmitted by electronic process, and Halliburton will not be responsible for accidental or intentional interception of such data by third parties.
- F. GOVERNING LAW The validity, interpretation and construction of this agreement shall be determined by the laws of the jurisdiction where the services are performed or the equipment or materials are delivered.
- G. WAIVER Customer agrees to waive the provisions of the Texas Deceptive Trade Practices-Consumer Protection Act or any similar federal or state statute to the extent permitted by law.
- H. MODIFICATIONS Customer agrees that Halliburton shall not be bound by any modifications to this agreement, except where such modification is made in writing by a duly authorized executive officer of Halliburton. Requests for modifications should be directed to the Vice President Legal, 5151 San Felipe, Houston, Texas 77056;

ALLIED CEMENTING CO., INC. 5301 Federal Tax 1.D.# 48-0727860

REMIT TO P.O. BOX 31 RUSSELL, KANSAS 67665

15-055-10059-0000

SERVICE POINT:

OAKLEY

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GENERAL TERMS AND CONDITIONS

DEFINITIONS: In these terms and conditions, "Allied" shall mean Allied Cementing Co., Inc., and "Customer" shall refer to the party identified by that term on the front of this contract. As applicable, "Job" relates to the services described on the front side of this contract, "merchandise" refers to the material described on the front of this contract and to any other materials, products, or supplies used, sold, or furnished under the requirements of this contract.

- —TERMS: Unless satisfactory credit has been established, "CUSTOMER" must tender full cash payment to "ALLIED" before the job is undertaken or merchandise is delivered. If satisfactory credit has been established, the terms of payment for the job and/or merchandise, including bulk cement, are net cash, payable in 30 days from the completion of the job and/or delivery of the merchandise. For all past due invoices, "CUSTOMER" agrees to pay interest on amounts invoiced at a rate of 18 percent per annum until paid. Notwithstanding the foregoing, in no event shall this Contract provide for interest exceeding the maximum rate of interest that "CUSTOMER" may agree to pay under applicable law. If any such interest should be provided for, it shall be and hereby is deemed to be a mistake, and this contract shall be automatically reformed to lower the rate of interest to the maximum legal contract rate, any amounts previously paid as excess interest shall be deducted from the amounts owing from the "CUSTOMER" or at the option of "ALLIED," refunded directly to "CUSTOMER." For purposes of this paragraph, ALLIED and CUSTOMER agree that KANSAS law shall apply. Any discounts granted with this contract are null and void if the charges are not paid when due.
- —ATTORNEY FEES: In any legal action or proceeding between the parties to enforce any of the terms of this Service Contract, or in any way pertaining to the terms of this Contract, the prevailing party shall be entitled to recover all expenses, including, but not limited to, a reasonable sum as and for attorney's fees.
- —PRICES AND TAXES: All merchandise listed in "ALLIED'S" current price schedule are F.O.B. ALLIED'S local station and are subject to change without notice. All prices are exclusive of any federal, state, local, or special taxes for the sale or use of the merchandise or services listed. The amount of taxes required to be paid by ALLIED shall be added to the quoted prices charged to CUSTOMER.
- —TOWING CHARGES: ALLIED will make a reasonable attempt to get to and from each job site using its own equipment. Should ALLIED be unable to do so because of poor or inadequate road conditions, and should it become necessary to employ a tractor or other pulling equipment to get to or from the job site, the tractor or pulling equipment will be supplied by CUSTOMER or, if furnished by ALLIED, will be charged to and paid by CUSTOMER.
- —PREPARATION CHARGES: If a job and/or merchandise is ordered and CUSTOMER cancels the order after preparation of a chemical solution or other material, CUSTOMER will pay ALLIED for the expenses incurred by ALLIED as a result of the cancellation.
- —DEADHAUL, CHARGES: Unless otherwise specified on the front of this Contract, a deadhaul charge as set forth in ALLIED'S current price book will be charged each way for each service unit which is ordered by CUSTOMER but not used.
- —SERVICE CONDITIONS AND LIABILITIES: 1. ALLIED carries public liability and property damage insurance, but since there are so many uncertain and unknown conditions beyond ALLIED'S control, ALLIED shall not be liable for injuries to property or persons or for loss or damage arising from the performance of the job or delivery of the merchandise. Customer shall be responsible for and indemnify, defend, and hold harmless ALLIED, its officers, agents and employees, from and against any and all claims or suits for:
- (A) Damage to property or for bodily injury, sickness, disease, or death, brought by any person, including CUSTOMER and/or the well owner; and:
- (B) Oil spills, pollution, surface or sub-surface damage, injury to the well, reservoir loss, or damage arising from a well blowout arising out of or in connection with ALLIED'S performance of the job or furnishing of merchandise in accordance with this contract, unless such loss or damage is caused by the willful misconduct or gross negligence of ALLIED or its employees.
- 2. With respect to any of ALLIED'S tools, equipment, or instruments which are lost in the well or damaged when performing or attempting to perform the job or, in the case of marine operations, are lost or damaged at any time after delivery to the landing for CUSTOMER and before return to ALLIED at the landing, CUSTOMER shall either recover the lost item without cost to ALLIED or reimburse ALLIED the current replacement cost of the item unless the loss or damage results from the sole negligence of ALLIED or its employees.
- 3. ALLIED does not assume any liability or responsibility for damages or conditions resulting from chemical action in cements caused by contamination of water or other fluids.
- WARRANTIES: 1. ALLIED warrants all merchandise manufactured or furnished by it to be free from defects in material and workmanship under normal use and service when installed, and used, and/or serviced in the manner provided and intended. ALLIED'S obligation under this warranty is expressly limited to repair, replacement, or allowance for credit, at its option, for any merchandise which is determined by ALLIED to be defective. THIS IS THE SOLE WARRANTY OF ALLIED AND NO OTHER WARRANTY IS APPLICABLE, EITHER EXPRESS OR OTHERWISE IMPLIED, IN FACT OR IN LAW, INCLUDING ANY WARRANTY AS TO MERCHANTABILITY OR FITNESS FOR A PARTICULAR USE OR PURPOSE, CUSTOMER'S sole and only remedy with regard to any defective merchandise shall be the repair or replacement thereof or allowance for credit as herein provided, and ALLIED shall not be liable for any consequential, special, incidental, or punitive damages resulting from or caused by defective materials, products or supplies.
 - 2. More specifically:
- (A) Nothing in this contract shall be construed as a warranty by ALLIED of the success or the effectiveness of the result of any work done or merchandise used, sold, or furnished under this contract.
- (B) Nothing in this contract shall be construed as a warranty of the accuracy or correctness of any facts, information, or data furnished by ALLIED or any interpretation of tests, meter readings, chart information, analysis of research, or recommendations made by ALLIED, unless the inaccuracy or incorrectness is caused by the wilful misconduct or gross negligence of ALLIED or its employees in the preparation or furnishing of such facts, information or data.
- (C) Work done by ALLIED shall be under the direct supervision and control of the CUSTOMER or his agent and ALLIED will accomplish the job as an independent contractor and not as an employee or agent of the CUSTOMER.