

FORM 1998 R-4

CUSTOMEROR

WORK ORDER CONTRACT

DUNCAN, OKLAHOMA 73534	AND PRE-IREALMENT DATA	INVOICE & TICKET NO. 0950 6/-
m PA, TEXAS		DATE 5-13-85

DISTRICT PAMPA, 18 X 195					DATE 3-13-03				
TO: HALLIBURTON SERVICES YOU ARE HE	REBY REQUESTED	TO FU	PNISH E	THEMPIL A	ND SERVIC	EMEN TO D	ELIVER A	ND OPERATE	
THE SAME AS AN INDEPENDENT CONTRACTOR TO:	PERN	ΛΑ	E,	Ner					
AND DELIVER AND SELL PRODUCTS, SUPPLIES, AND	MATERIALS FOR	THE P	JRPOSE (CUSTO OF SERVICE					
VELL NO. J# LEASE EUSTACE		SEC			TWP	-	RANGE		
FIELD RATUM COUNTY COLF	AX STATE	٧. ٨	1	OWNED BY SA m			v .		
THE FOLLOWING INFORMATI	ON WAS FURN	IISHED	BY TH	E CUSTO	MER OR I	IIS AGENT	•	· · · · · · · · · · · · · · · · · · ·	
FORMATION TYPE	ļ		NEW USED	WEIGHT	SIZE	FROM	70	P.S.I.	
FORMATION THICKNESSFROMTO	CAS	ING	N	•	55				
PACKER: TYPESET AT	LINE	ER							
TOTAL DEPTHMUD WEIGHT	TUE	ING							
	į	OPEN HOLE						SHOTS/FT.	
INITIAL PROD: OILBPD, HzOBPD, GAS_		PERFORATION S							
PRESENT PROD: OILBPD, H2OBPD, GASMCF		PERFORATIONS							
		PERFORATIONS							
PREVIOUS TREATMENT: DATETYPE			·	MATERIA	LS				
TREATMENT INSTRUCTIONS: TREAT THRU TUBING - ANN		TUBII	IG/ANNU	LUS HYD	RAULIC HO	RSEPOWER	ORDERE	D	
FORNED Ceme	2 N]								

As consideration, the above-named Customer agrees

- (a) To pay Hailipurgon in accord with the rates and terms stated in Hailipurgon's current price lists
- (b) Hailiburton shall not be responsible for and Customer shall secure Hailiburton against any liability for idamage to property of Customer and of the well owner (if different from Customer), unless caused the willful misconduct or gross negligence of Halliburton, this provision applying to but not limited to subsurface damage and surface damage arising from subsurface damage.

THIS CONTRACT MUST BE SIGNED BEFORE WORK IS COMMENCED

- (a) 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 well blowout, unless such loss or damage is caused by the willful misconduct or gross negligence of Hailiburton
- (d) Customer shall be responsible for and secure Halliburton against any and all liability of whatsoever nature for damages as a result of subsurface trespass, or an action in the nature thereof, and not only the control of the con a service operation performed by Hailiburton hereunder
- (e) Customer shall be responsible for and secure Halliburton against any liability for injury to or death of persons, other than employees of Halliburton, or damage to property (including, but not amiles injury to the well, or any damages whatsoever, irrespective of cause, growing out of or in any way connected with the use of radioactive material in the well hole, unless such damage shall be caused. the willfur miscanduct or gross negligence of Halliburton
- Hall Burton makes no guarantee of the effectiveness of the products, supplies or materials, nor of the results of any treatment or service
- ig) Customer shall at its risk and expense attempt to recover any Halliburton equipment, tools or instruments which are lost in the well and if such equipment, tools or instruments are not recover-Customer shall be what industry the replacement cost unless such loss is due to the sole negligence of Haliburton. If Haliburton equipment, tools or instruments are damaged in the well. Customer shall be Haliburion the lesser of its replacement cost or the cost of recairs unless such damage is caused by the sole negligence of Haliburion. In the case of equipment, tools or instruments for marine operating. Customer shall in addition to the foregoing, be fully responsible for loss of or damage to any of Haliburion's equipment, tools or instruments which occurs at any time after delivery to Customer. the langing until returned to the landing lunless such loss or damage is caused by the sole negligence of Hailiburton
- (h) Because of the undertainty of variable well conditions and the necessity of relying on facts and supporting services furnished by others. Halliburton is unable to guarantee the accuracy of any on a nterpretation, research, analysis, job recommendation or other data furnished by Hailiburton Hailiburton personnel will use their best efforts in gathering such information and their best, udgmin 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 will misconduct in the preparation or furnishing of it
- Halliburron 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, EXPRESSION (MPLIED MERCHANTIAB LITY) FITNESSION OTHERWISE WHICH EXTEND BEYOND THOSE STATED IN THE IMMEDIATELY PRECEDING. SENTENCE. Halliburton's liability and Customer's explus remedy in any cause or action (whether in contract, fort, preach of warranty or otherwise) arising out of the sale or use of any products, supplies or materials in expressly limited to the replacement of sale ucts issued ear or materials on their return to mailiburton or at mailiburton's option, to the allowance to the Customer of credit for the cost of such items. In no event shall Mailiburton be able special incidental indirect punitive or consequental damages
- involves davable NET by the 20th of the following month after date of invoice. Upon Customer's default in payment of Customer's account by the last day of the month following the month in Anich They are a country to the last day of the month following the month in Anich They are a country to the last day of the month following the month in Anich They are a country to the last day of the month following the month in Anich They are a country to the last day of the month following the month in Anich They are a country to the last day of the month following the month in Anich They are a country to the last day of the month following the month in Anich They are a country to the last day of the month following the month in Anich They are a country to the last day of the month following the month in Anich They are a country to the last day of the month following the month in Anich They are a country to the last day of the month following the month in Anich They are a country to the last day of the month following the month in Anich They are a country to the last day of the last day of the month following the month in Anich They are a country to the last day of the last day of the month following the month in Anich They are a country to the last day of the last day of the month in Anich They are a country to the last day of the last day of the month in Anich They are a country to the country the country to the country atturney to enforce opliection of said account. Customer agrees to pay all poliection costs and attorney fees in the amount of 20% of the amount of the unpaid account.
- This contract shall be governed by the law of the state where services are performed or eou pi^{lle}ent or materials are furnished
- mail curron shall incree of und by any changes or modifications in this contract, except where such change or modification is made in writing by a duty authorized executive officer of Malliburion

UNCERSTAND THIS CONTRACT AND REPRESENT HE SAME AS CUSTOMER'S AGENT TAV AUTHOPIZED TO SIGN

DPER CONDITION TO RECEIVE THE PRODUCTS, SUPPLIES, MATERIALS, AND SERVICES

We ce tilly that the Fair Labor Standards Act of 1938, as amended, has been compiled with in the production of goods and or with respect to services furnished und