



DATE 10-1-84	CUSTOMER ORDER NO.	WELL NO. AND FARM Flank 57	COUNTY Baca	STATE Colorado
CHARGE TO Coastal Oil & Gas		OWNER Coastal Oil & Gas	CONTRACTOR Martin Drilling	No. B 360072
MAILING ADDRESS		DELIVERED FROM Hugoton, Kansas	LOCATION CODE 50335	PREPARED BY J.L. Smith
CITY & STATE		DELIVERED TO Ev Loc. / Midway, Colorado	TRUCK NO.	RECEIVED BY <i>[Signature]</i>

[illegible]

WORK ORDER CONTRACT AND PRE-TREATMENT DATA

RECEIVED
JAN 15 1985

ATTACH TO INVOICE & TICKET NO. 924327

DISTRICT Liberal Pk. DATE 10-1-54

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

THE SAME AS AN INDEPENDENT CONTRACTOR TO:

AND DELIVER AND SELL PRODUCTS, SUPPLIES, AND MATERIALS FOR THE PURPOSE OF SERVICING

WELL NO. 67 LEASE Flint SEC. 5 TWP. 24S RANGE 42W

FIELD _____ COUNTY Baca STATE Co OWNED BY C. J. TAL D. L. & Co.

THE FOLLOWING INFORMATION WAS FURNISHED BY THE CUSTOMER OR HIS AGENT

FORMATION NAME _____	TYPE _____						
FORMATION THICKNESS _____	FROM _____	TO _____					
PACKER: TYPE _____	SET AT _____						
TOTAL DEPTH <u>4750</u>	MUD WEIGHT <u>9.4</u>						
BORE HOLE <u>7 7/8</u>							
INITIAL PROD: OIL _____	BPD H ₂ O _____	BPD GAS _____	MCF _____				
PRESENT PROD: OIL _____	BPD H ₂ O _____	BPD GAS _____	MCF _____				

	NEW USED	WEIGHT	SIZE	FROM	TO	MAX. ALLOW. P.S.I.
CASING	<u>EL</u>	<u>13 1/2</u>	<u>5 1/2</u>	<u>K.C</u>	<u>4750-17</u>	
LINER						
TUBING						
OPEN HOLE			<u>7 7/8</u>	<u>K.C</u>	<u>4750'</u>	SHOTS/FT.
PERFORATIONS						
PERFORATIONS						
PERFORATIONS						

PREVIOUS TREATMENT: _____ DATE _____ TYPE _____ MATERIALS _____

TREATMENT INSTRUCTIONS: TREAT THRU TUBING ☐ ANNULUS ☐ CASING ☒ TUBING/ANNULUS ☐ HYDRAULIC HORSEPOWER ORDERED

unit 5 1/2 long. Tying with 50 lbs ^{36 lb wire} per 2 mix unit w/ 2% Kcl .05% LFR-2, with max
unit 2% Kcl water, 1000 gal Super, Fluk, 10 gal 2% Kcl water,
230 - lbs H₂O w/ 2.5% Kcl, 75% LFR-2, 1/4 #/lb Flk, 210 - lbs 50/50 per
unit w/ 2% Kcl, 12.5% Kcl, 75% LFR-2, 1/4 #/lb Fluk, drop with 2% Kcl water.
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

(a) To pay Halliburton in accordance 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 misconduct or gross negligence of Halliburton, this provision applying to but 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 damage 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 whatsoever 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 Halliburton 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 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 by the willful misconduct or gross negligence of Halliburton.

11. Halliburton makes no guarantee of the effectiveness of the products, supplies or materials, nor of the results of any treatment or service.

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 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 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 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 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 furnishing of it.

(f) Halliburton warrants only title to the products, supplies and materials and that the same are free from defects 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 consequential damages.

4) Invoice **payable 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 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 necessary to employ an attorney to enforce collection of said account, Customer agrees to pay all collection costs and attorney fees in the amount of 20% of the amount of the unpaid account.

13. This contract shall be governed by the law of the state where services are performed or equipment or materials are furnished.

5.4.1) 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
THAT I AM AUTHORIZED TO SIGN THE SAME AS CUSTOMER'S AGENT

SIGNED [Signature] CUSTOMER

DATE 10-1-2024

We certify that the Fair Labor Standards Act of 1938, as amended, has been complied with