

Date	18-Oct-15		Truck No.	2719	Crane No.		
Service Number			Supervisor	M. Adamson	Operator		
Page	1 of 1		Operator	LOPEZ	Operator	KOTT	
Time Arrive on Location	6:30AM		Operator	ERB	Well to Customer (Time)		
Time Depart Location			Well to FTSI (Time)	7:30 AM	Well to Customer (Time)		
Miles from Nearest Field Office	65	District	Brighton, CO	Total Operating Time	2.5	Total Standby Time	0
Address		1760 WCR 27, Brighton, CO, 80601		Total Lost Time	0		

Company	SCHNEIDER ENERGY SERVICES INC		Cost Code	
Bill to (if different)			Purchase Order No.	
Address			AFE / Contract No.	
City, State Zip Code				

Well Information	Lease/Well Name	KNAPPE#3		Field Name		Total Depth ft		Casing Size / Weight	4 5/11 #8	From (depth) ft	0	To (depth) ft		TD Casing	
	County/Parish	MORGAN		State	CO	Rig Name or Crane		BT Size in		From (depth) ft	0	To (depth) ft		TD Tubing	
	Section / Township / Range	7 6N 60W		X		Y		Latitude / Longitude		Well Deviation		Fluid Level		Fluid Type	Water
	Log Measured From:			Feet Above Permanent Datum				Well Pressure		Temperature		Fluid Density		Log Interval	

Line Item #	Group	Service Description	SAP Material #	Quantity	Discount	Unit Price	Line Total
1	EQ	Wireline Unit	9001677	1	100%	\$ -	\$0
2	WL	Cased Hole - Setup	9001302	1	80%	\$ 2,500.00	\$500
3	WL	Cased Hole - Setup Depth Charge	9001303	6600	100%	\$ -	\$0
4	WL	GR/CBL/DL/CCL Logging Charge	9001353	6600	70%	\$ 0.65	\$1,300
5	WL	Dump Bailer - Flat Charge	9001391	1	49%	\$ 495.00	\$250
6	WL						
7							
8							
9							
10							
11							
12							
13							
14							
15							
16							
17							
18		API 05-087-07751-0000	#N/A				
19		DUMP BAIL 2 SACKS CEMENT ON EXISTING PLUG SET @ 6639'	#N/A				
20							
21							
22							
23							
24							
25							

Surface Pressure:		# Runs:		Estimated Field Total:	\$2,050.00
Pressure Equip. Type:					

Run No.	Top Perf	Bottom Perf	Plug Set	Type	SPF	# of Holes Shot
1						
2						
3						
4						
5						
6						
7						
8						

Run No.	Top Perf	Bottom Perf	Plug Set	Type	SPF	# of Holes Shot
9						
10						
11						
12						
13						
14						
15						
16						

The undersigned certifies on behalf of Company that the services and other materials listed above have been performed to the Company's satisfaction, that all zones perforated were designated by the Company and that all depth measurements have been checked and approved. The Work, services, materials, personnel and equipment provided by FTSI to Company hereunder are subject to FTSI's Terms and Conditions v. 032013 ("Terms"). By signing below, the undersigned represents that he or she has the authority to sign this Field Receipt on behalf of Company, and bind Company to the Terms and Conditions.

Print Name: _____ Date: 4/14/16

Company Representative: _____

- Applicability.** These Terms and Conditions shall apply to all Work hereunder except to the extent there are (i) conflict(s) between these Terms and Conditions and the Master Services Agreement in effect between the parties ("MSA").
- Acceptance.** By requesting FTSI to provide, sell or convey services, equipment, materials, or products, Company voluntarily elects and agrees to enter into and be bound by these Terms and Conditions.
- Definitions.** as used in these Terms and Conditions.
 - Claim** – means all claims, demands, causes of action, liabilities, damages, judgments, fines, penalties, awards, losses, costs, expenses (including, without limitation, reasonable attorney's fees and costs of litigation) of every
 - FTSI** – FTS International Services, LLC.
 - FTSI Group** – means FTSI, its parent, affiliates, subsidiaries, owners, co-venturers, joint-interest owners, partners, subcontractors, and each of their respective officers, directors, members, managers, owners, partners,
 - Company** – the person, firm, or other entity for which FTSI performs Work hereunder, as may be further identified on the field receipt/order corresponding hereto.
 - Company Group** – means Company, its parent, affiliates, subsidiaries, owners, co-lessees, co-venturers, joint-interest owners, partners, subcontractors (other than FTSI) and each of their respective officers, directors,
 - Party and Parties** – means FTSI or Company (singular); and FTSI and Company (collectively).
 - Work** – means the performance of, attempted performance of or failure to perform services and the provision, sale and/or conveyance of equipment, products, and materials by FTSI for and to Company in connection with
- Payment; Invoicing.** Cash in advance unless FTSI has approved Company's credit prior to sale. Credit terms for approved accounts are as follows: (a) Total invoice amount due immediately upon receipt of invoice by Company, (b) In
- Taxes.** Company shall pay any and all taxes or other levies (other than income taxes) imposed by any government, government unit or similar authority with respect to charges made or received in connection with the Work or provide
- Independent Contractor.** FTSI is and shall at all times be an independent contractor with respect to the Work, and neither FTSI nor anyone else employed by FTSI shall be the agent, representative, employee, or servant of Company in
- Downhole Equipment.** The Parties agree that in the event that a sealed, radioactive source becomes trapped in the borehole, Company will make reasonable effort to recover it by fishing or other comparable methods.
- Well Conditions; Obligation to Notify of Hazardous Conditions.** Company, having custody of and control of the well and having superior knowledge of the well and conditions surrounding it, shall provide FTSI with all information
- DISCLAIMER OF WARRANTIES.** ALL GOODS AND PRODUCTS SOLD OR CONVEYED BY FTSI TO COMPANY ARE ON AN "AS IS" AND "WHERE IS" BASIS. FTSI EXPRESSLY DISCLAIMS ALL WARRANTIES (EXPRESS, IMPLIED OR OTHERWISE),
- Additional Disclaimers.** Any interpretations of logs (whether made directly from optical logs or otherwise) or interpretation of tests or other data, and any recommendation of reservoir description based upon such interpretations are
- INDEMNITY. THIS AGREEMENT HAS PROVISIONS REQUIRING ONE PARTY (THE INDEMNITOR) TO BE RESPONSIBLE FOR THE SOLE, JOINT OR CONCURRENT NEGLIGENCE, STRICT LIABILITY, OR OTHER FAULT OF ANOTHER PARTY OR**
 - FTSI INDEMNIFICATION:** FTSI agrees to release, protect, defend, indemnify and hold harmless Company Group from and against any and all Claims, without regard to the cause or causes thereof, or the actual or
 - COMPANY INDEMNIFICATION:** Company agrees to release, protect, defend, indemnify and hold harmless FTSI Group from and against any and all Claims, without regard to the cause or causes thereof, or the actual or
 - Anti-Indemnity Savings Clause:** If any defense, indemnity or insurance provision contained in this contract conflicts with or is prohibited by or violates public policy under any federal, state or other law determined to be
- Confidentiality; Intellectual Property.** To the fullest extent permitted by applicable law, each Party (as the Receiving Party) shall treat all information, regardless of format, obtained from or supplied to it by the other Party (the
- Incidental or Consequential Damages.** Notwithstanding anything else to the contrary herein, it is expressly agreed that FTSI Group and Company Group shall not be liable to the other for any punitive, incidental, consequential,
- Insurance:** The Parties each agree to carry adequate liability insurance coverage, or self-insurance with contractual indemnity endorsements and endorsements that name the other as an additional insured under the policy to the
- Limitations of Liability.** FTSI Group's maximum liability in connection with this Agreement, however arising and however based, shall not in ANY circumstance exceed the full value of the consideration paid or payable by Company to
- Force Majeure.** FTSI will not be liable for any delay or non-performance due to government regulation, labor disputes, hostile action, weather, fire, acts of God, or any other causes beyond the reasonable control of FTSI.
- Governing Law and Exclusive Venue.** All disputes and claims arising out of these Terms and Conditions and/or the Work, shall be governed in accordance with the laws of the State of Texas, without regard to choice or conflicts of law
- Notice.** Notice to be given to FTSI shall be by certified mail, return receipt requested, to P.O. Box 1410, Fort Worth, TX 76101, Attn: Office of General Counsel.