

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

CIVIL ACTION--LAW

UNIVERSAL WELL SERVICES, INC., :
Claimant, :

vs. :

Dannic, Inc., *Defendant* :

2006-973-CD
No. MLD 2006 - _____

Type of Document:

Mechanics' Lien Claim

Filed on Behalf of:

Universal Well Services, Inc.

Counsel of Record for This Party:

John B. Brautigam, Esquire

Supreme Court I.D. No.: 38003

Universal Well Services, Inc.
201 Arch St., 2nd Floor
Meadville, Pennsylvania 16335

FILED

JUN 19 2006

m/11:55
William A. Shaw
Prothonotary/Clerk of Courts
1 CEN TO H75C

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

CIVIL ACTION--LAW

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vs. :

Dannic, Inc., *Defendant* :

No. MLD 2006 - ____

MECHANICS' LIEN CLAIM

And Now, this 16th day of June, 2006, comes the Claimant, Universal Well Services, Inc., by and through its attorney, John B. Brautigam, Esquire, and hereby files its claim for labor performed and materials furnished as a mechanics' lien against the above named owner or reputed owner, a statement of which is as follows:

1. The Claimant is Universal Well Services, Inc., a Delaware Corporation which has a principal place of business at 201 Arch Street, 2nd Floor, Meadville, Crawford County, Pennsylvania 16335.

2. The name and address of the owner or reputed owner is Dannic, Inc., 164 Mill Run Drive, Indiana, PA 15701.

3. The Claimant herein completed its work for the owner or reputed owner on or about February 21, 2006.

4. The kind and character of the labor and materials supplied by the Claimant contractor are as follows:

a. Well services in connection with drilling services, including fracturing services and all other related services referred to in invoices attached hereto and marked, collectively, as Exhibit "A". The amount claimed to be due is the sum of Forty Three Thousand One Hundred Twenty Five and 55/100 (\$43,125.55) Dollars.

5. A detailed statement of charges has been attached hereto and incorporated herein as Exhibit "A" as above stated.

6. A description of the improvements of the property claimed to be the subject to this lien as may be necessary to identify the same is as follows:

- a. All the owner's rights, title and interest under a certain oil and gas and mineral lease encumbering property located in Hudson Township, Clearfield County, said property being referenced as the well named Chagrin Bel 66, permitted under Mid-East Oil Company, Permit No. 37-033-25967.

7. Four months have not elapsed from when the last work was performed, nor since the completion of the contract, nor since the furnishing of materials for which this lien is claimed.

Wherefore, the Claimant asserts a mechanics' lien upon the above-mentioned lease holders estate or premises or other interest of the owner, together with interest and costs.

UNIVERSAL WELL SERVICES, INC.

By: _____


John B. Brautigam, Esquire
Corporate Counsel

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

CIVIL ACTION--LAW

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vs. :

Dannic, Inc., *Defendant* :

No. MLD 2006 - ____

AFFIDAVIT

STATE OF PENNSYLVANIA :
: §:
COUNTY OF CRAWFORD :

John Stansfield, being duly sworn according to law, deposes and says that he is the Vice-President of Administration of Universal Well Services, Inc., the Claimant corporation named in the above Mechanics' Lien and Notice of Mechanics' Lien; that he has read the foregoing instrument and knows the contents thereof; that the same are true and correct to the best of his knowledge, information and belief, except as to matters therein stated to be alleged on information and belief. This Verification is made by the deponent because the Claimant is a corporation and the deponent is its duly authorized employee and agent.

UNIVERSAL WELL SERVICES, INC.

By: 

John Stansfield

Vice-President of Administration

STATE OF PENNSYLVANIA :
: §:
COUNTY OF CRAWFORD :

ON THIS, 16 day of June, 2006, before me, a Notary Public, the undersigned officer, personally appeared, John Stansfield, Vice-President of Administration of Universal Well Services, Inc., who acknowledged himself to be the Vice-President of Administration of Universal Well Services, Inc., and that he as such Vice-President of Administration, being authorized to do so, executed the foregoing instrument for the purpose therein contained.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

Amelia A. Toner
Notary Public
My Commission Expires: March 3, 2010

COMMONWEALTH OF PENNSYLVANIA
Notarial Seal
Amelia A. Toner, Notary Public
City Of Meadville, Crawford County
My Commission Expires Mar. 3, 2010
Member, Pennsylvania Association of Notaries



INVOICE NO 000018002
02/21/2006

Term Net 30 Days. finance charge
1.5% per month on past due accounts

8238
DANNIC INC.
164 MILL RUN DRIVE
INDIANA, PA 15701

WELL NAME: CHAGRIN BEL 66
STATE: PA
COUNTY: CLEARFIELD
OPERATOR: REDDING

JOB TYPE: WATER FRAC/SAND

P.O.#: 415890

ID	DESCRIPTION	U/M	QTY	PRICE/PC	EXT. PRICE
F0055	FLUID PUMP CHARGE	EA	2.00	6000.00	12000.00
T0002	PUMP EQUIPMENT MILEAGE	TKMI	60.00	5.60	336.00
F0001	FLUID BLENDING CHARGE	EA	1.00	3075.00	3075.00
M0665	ACID IRONCHEK 15%	GL	1700.00	4.35	7395.00
T0007	ACID DELIVERY	HR	2.00	280.00	560.00
M0831	NCL 100	GL	128.00	44.80	5734.40
M0846	SUPERSURF	GL	69.00	42.40	2925.60
M0822	IRON STA - 2C	GL	44.00	38.55	1696.20
M0662	ACID PENSURF	GL	7.00	80.00	560.00
F0060	RAMP FRAC/COMP BLENDER ADDL	EA	1.00	625.00	625.00
E0111	FRAC BALL-#1, 2.62"	EA	1.00	168.00	168.00
E0107	FRAC BALL-#2, 2.94"	EA	1.00	319.00	319.00
E0108	FRAC BALL-#3, 3.25"	EA	1.00	353.00	353.00
E0109	FRAC BALL-#4, 3.50"	EA	1.00	370.00	370.00
E0113	FRAC BALL-#5, 3.75"	EA	1.00	459.00	459.00
F0045	PROPPANT PUMP 20/40	SK	910.00	.75	682.50
M0852	UNIGEL-5F	LB	950.00	9.50	9025.00
M0818	GBL	QT	4.00	82.10	328.40
M0872	FLOMAX 50	GL	128.00	56.00	7168.00
R0008	PERFBALL INJECTOR	EA	1.00	500.00	500.00
M0610	PERFBALLS 1 1/4"	EA	20.00	11.00	220.00
M0835	NE-90	GAL	37.00	50.40	1864.80
M0630	ACID HF	GL	1000.00	4.70	4700.00
M0645	ACID HCL-15%	GL	1100.00	3.60	3960.00
M0705	20/40 SAND API SPEC	SKS	910.00	18.50	16835.00
T0005	SAND DELIVERY	TONM	1500.00	1.80	2700.00

** CONTINUED ON NEXT PAGE **

Remit To: P.O. Box 200969, Dallas, TX 75320-0969

EXHIBIT
A



INVOICE NO 000018002
02/21/2006

ID	DESCRIPTION	U/M	QTY	PRICE/PC	EXT. PRICE

	SUBTOTAL				84559.90
					.00
	DISCOUNT				41434.35-
	TOTAL ORDER AMT.				----- 43125.55

Remit To: P.O. Box 200969, Dallas, TX 75320-0969

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

CIVIL ACTION--LAW

UNIVERSAL WELL SERVICES, INC., :
Claimant, :

vs. :

Dannic, Inc., *Defendant* :

No. MLD 2006 - 973-CD

Type of Document:

Satisfaction and Discontinuance

Filed on Behalf of:

Universal Well Services, Inc.

Counsel of Record for This Party:

John B. Brautigam, Esquire

Supreme Court I.D. No.: 38003

Universal Well Services, Inc.
201 Arch St., 2nd Floor
Meadville, Pennsylvania 16335
(814) 337-1983

FILED

21 2:30pm

JUN 26 2006

(un)

pd \$7.00
Cert of Disc &
Cert of Sat issued
to Atty Brautigam

William A. Shaw
Prothonotary

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

CIVIL ACTION--LAW

UNIVERSAL WELL SERVICES, INC., :
Claimant, :

No. MLD 2006 - 973-CD

vs. :

Dannic, Inc., *Defendant* :

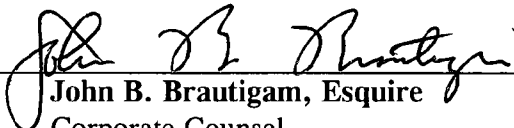
SATISFACTION AND DISCONTINUANCE

To: Prothonotary of Clearfield County

Kindly satisfy and discontinue the Mechanics' Lien Claim filed at No. MLD 2006- 973-CD.

UNIVERSAL WELL SERVICES, INC.

By: _____


John B. Brautigam, Esquire
Corporate Counsel

FILED

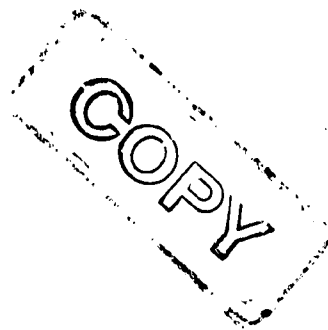
JUN 26 2006

William A. Shaw
Prothonotary

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY, PENNSYLVANIA

CIVIL DIVISION

CERTIFICATE OF SATISFACTION OF JUDGMENT



Universal Well Services, Inc.

No.: 2006-00973-CD

Vs.

Debt: \$43125.55

Dannic, Inc.

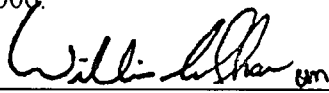
Atty's Comm.:

Interest From:

Cost: \$7.00

NOW, Monday, June 26, 2006 , directions for satisfaction having been received, and all costs having been paid, SATISFACTION was entered of record.

Certified from the record this 26th day of June, A.D. 2006.


Prothonotary

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY, PENNSYLVANIA

CIVIL DIVISION

COPY

Universal Well Services, Inc.

Vs.
Dannic, Inc.

No. 2006-00973-CD

CERTIFICATE OF DISCONTINUATION

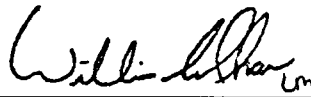
Commonwealth of PA
County of Clearfield

I, William A. Shaw, Prothonotary of the Court of Common Pleas in and for the County and Commonwealth aforesaid do hereby certify that the above case was on June 26, 2006, marked:

Discontinued

Record costs in the sum of \$27.00 have been paid in full by John B. Brautigam Esq. .

IN WITNESS WHEREOF, I have hereunto affixed my hand and seal of this Court at Clearfield, Clearfield County, Pennsylvania this 26th day of June A.D. 2006.



William A. Shaw, Prothonotary



June 23, 2006

Prothonotary of Clearfield County
Clearfield County Court House
230 East Market Street
Clearfield, PA 16830

Re: Mechanics' Lien Claims – Satisfaction & Discontinuance
No. MLD 2006-971-CD
No. MLD 2006-972-CD
No. MLD 2006-973-CD

Dear Prothonotary:

Enclosed please find three (3) original Notices of Satisfaction and Discontinuance for filing in your office in the above-referenced cases. Included with the originals are copies of each Satisfaction and Discontinuance. Kindly date stamp each copy and return them to me in the enclosed self-addressed stamped envelope.

I have also enclosed three (3) checks made payable to the Clearfield County Prothonotary in the amount of \$7.00 each for the filing fees. Please return a receipt for each payment in the above-referenced return envelope. Thank you.

Sincerely,

Universal Well Services, Inc.

By: *Amy A. Toner*
Amy A. Toner
Office of John B. Brautigam

Enclosures