268127 C.M.J.	3.041	Camping (Maria)		
AGREEMENT, Made and entered into the	E. Challbur	g, his v	/ife	192_4_by and between
Oklahoma Natural Ges Company WITNESSETH, That the said lessor, for and i cash in hand paid, receipt of which is hereby acknowledg performed, ha.B. granted, demised, leased and let and if mining and operating for oil and gas, and of laying of said products, all that certain tract of land, situate in the	narty of the	becond	nort bereineft	ed lessor (whether one or more) and
The Northeast Quarter of the Nof the Northeast Quarter of Se (13) East, except a plot of Monortheast Quarter of the North North, Range Thirteen (13) East	ction Twelve und 200 feet east Quarter	(12) To by 400 of said	wnship Twenty feet in the No Section Twelv	(20) North, Range Thirte rtheast corner of the
			Sixty	
It is agreed that this lease shall remain in force feither of them is produced from said land by the lessee. In consideration of the premises the said lessee co 1st. To deliver to the credit of lessor, free of co produced and sayed from the leased premises.	venants and agrees:		years from this de	te, and as long thereafter as oil or gas, orwells, the equal one-eighth part of all oil
2nd. To pay lessor for gas from (1/8) of the gross proceeds at premises, said payments to be a such well for all stoves and all land during the same time by managements.	the prevail: made monthly ll inside li	ing mark and les ahts in	et rate, for a sor to have ga the principal	ll gas used off the s free of cost from any dwelling house on said
3rd. To pay lessor for gas produced the manufacture of casing-head vailing market rate for the gas used, daid payments to be made	gas, one-eig	rhth (1/	8) of the gros	s proceeds at the pre-
as to both parties, unless the lessee on or before that dat Bank at Claremore, Oklahoma, of said land, the sum of Sixty and K the commencement of a well for 12 may be further deferred for like period of the same num the down payment, covers not only the privileges grante period as aforesaid, and any and all other rights conferre Should the first well drilled on the above descrit twelve months from the expiration of the last rontal period as aforesaid, and any and all other rights conferre Should the first well drilled on the above descrit twelve months from the expiration of the last rontal period of the expiration of said twelve months shall resum it is agreed that upon the resumption of the payment of and the effect thereof, shall continue in force just as thou If said lessor owns a less interest in the above desprovided for shall be paid the lessor only in the proportic Lessee shall have the right to use free of cost, gas lessor. When requested by lessor, lessee shall bury 1.1. No well shall be drilled nearer than 200 feet to the Lessee shall pay for damages caused by 1.2. Lessee shall have the right at any time to remove If the estate of either party hereto is assigned, at to their heirs, executors, administrators, successors or an on the lessee until after the lessee has been furnished wit shall be assigned as to a part or parts of the above describands which the said lessee or any assignee thereof si Lessor hereby warrants and agrees to defend the for lessor, by payment, any mortgages, taxes or other the rights of the holder thereof.	or its successive from the successive to the date when said date, ber of months successive to the date when said. I have a successive to the date when said and the successive to the date when said. I have a successive from the successive from t	essors, which s OLLARS, when the like many voly. And it directs the directs the like many in the same vided, that the tree and undirects bears to to do no said land a said premises growing crops tures placed on gaing in whole in the owners! assignment or gipne or assigned or assigned to perase to fos aid treets.	hall continue as the deposicion shall operate as a refer and upon like paymen is understood and agreed a payable as aforesaid, but that event, if a second with the lease shall torminate a mount and in the same last proceding paragraph the rental payments. Wided fee simple estate the earnount and in the same last proceding paragraph the rental payments. Wided fee simple estate the earnount of the land of the lan	tory regardless of changes in the ownership atal and cover the privileges of deferring ts or tenders the commencement of a well that the consideration first recited herein, also the lessee's option of extending that well is not commenced on said land within as to both parties, unless the lessee on or e manner as hereinbefore provided. And hereof, governing the payment of rentals rein, then the royalties and rentals herein the control of the lessor. The right to draw and remove casing, owed—the covenants hereof shall extendent of rentals or royalties shall be binding it is hereby agreed in the event this lesses shall fail or make default in the payment se in so far as it covers a part or parts of
In Testimony Whereof We Sign, this the	8th day of S	eptember	1924	
WITNESS			A. T. Cl	
				Challburg (SEAL)
	ACKNOWLEDGM	ENT TO TH	THE PERSON NAMED OF THE PE	(SEAL)
STATE OF OKLAHOMA, COUNTY OF ROBE IT REMEMBERED, That on this 18th before me, a Notary Public in and for said County and Sand Lydia E. Challburg acknowledged to methat they executed the same a IN WITNESS WHEREOF, I have hereunto sets.	itate, came— POCS to me known to be the s_theirfree and v my official signature ar	ODALLY_E he identical p oluntary act a nd affixed my r	ppeared A. T. proon S who executed and deed for the uses and pro- otarial seal the day and ye	Challburg the within and foregoing instrument and approses therein set forth. for first above written.
My Commission expires Jan. 20-192	7. Seal	1 _	Guy V. B	y 1888 . Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the 2. and duly recorded in Book 463 Page 453	5 day S	ept.	. 192 4 at 10:	OO o'clock A. M.,
		-	O. G.	Weaver, County Clerk.
	(Seal)	શાં ભાગાના જોકાને	Trody	Brown

al CONTARED BY