	COMPARED
REAL ESTATE MORTGAGE.	PARA
THIS, INDENTURE, Made this 6 th day of July, A. D. 190, by and between,	.60
alusta Hudmay me Berry and C & friederies wife and husband	*************************
of the County of Tielsa, and State of Oklahome, part Coa of the first part, and	
AVITNESSETH, That the said partices of the first, for and in consideration of the sum of Our Arousand and no the	ond part: Dollars, to
in hand paid, by the said partof the second part, the receipt whereof is hereby agknowledged, hat granted, bargained and so	old, and by these presents
do grant, bargain, sell, convey and confirm unto the said party of the pecond part and to heirs and assigns, forever, all of the follo	wing described tract,
piece, or parcel, ot land, lying and studie in the county of	, ,
The East half of the East half of the Sauch Heat quarter 1 6" - 6"-	Dy'y) accer
the Sout Thest quarter of the South bost quarter of the South His	t quater (
SH'14 St 14 St 14) all of Section I west, (20) I ownship Min	utien (19/Nort
	•
and of Runge Develor (12) East of the Indian Bose and Mer	cacaw
44	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

1	***************************************
TO HAVE AND TO HOLD THE SAME, with all and singular the tenements, hereditaments, and appurtenances thereunto belonging, or in any	wise appertaining, and all
rights of homestead exemption unto the said part and the second part, and to the said part heirs and assigns forever. And the said part to covenant and agree that at the delivery hereof the lawful owners of the premises above granted and seized of a good, indefeasible e	
in, free and clear of all incumbrances, and that will warrant and defend the same in the quiet and peaceable possession of said part	42
heirs and assigns, forever, against the lawful claims of all persons whomsoever.	
PROVIDED ALWAYS, and this instrument is made, executed and delivered upon the following conditions, to-wit:	
First. Said first part. 100 (2016) justly indebted unto the said second part 4 in the principal sum of Out Thousand 2011 200 (2016) in the said second part 4 to the said seco	I first part Co. and pay-
able according to the tenor and effect of Occident certain negotiable promissory note executed and delivered by the said first partice, be	
, the payable to the bridge of	his office in Pu
with interest thereon from date until maturity at the rate of diffper cent per annum, payable decent annually, which interest is evidenced interest notes of even date herewith, and executed by the said first particles, one, (the first) for decents decent annually, which interest is evidenced interest notes of even date herewith, and executed by the said first particles, one, (the first) for decents decent annually, which interest is evidenced.	by coupon
hterest notes of even date herewith, and executed by the said first part said, one, (the first) for several, the points, due of the herewith, and Miller note of the high cauca regreate Dollars each due on the first day of	Gely 1911, and
Jaman land July of 1917, 1913 1914 and 1915.	
respectively. Each of said orincipal and interest notes bear interest after maturity at the rate of the per cent per annum, and are made payable part 4 at the state of the per cent per annum, and are made payable part 4 at the state of the per cent per annum, and are made payable part 4 at the state of the per cent per cent per annum, and are made payable part 4 at the state of the per cent per cent per annum, and are made payable part 4 at the state of the per cent per cent per annum, and are made payable part 4 at the state of the per cent per cent per annum, and are made payable part 4 at the state of the per cent per cent per annum, and are made payable part 4 at the state of the per cent per	at the order of said second
part 4 at his addition Millian Old Shahamawith exchange on New York. SECOND: The said partical of the first part agreeto keep all buildings, fences and other improvements on the said land in as good repair	r as they now are, and not
to commit or allow any waste on said premises.	
THIRD: It is further expressly agreed by and between the parties hereunto that if any default be made in the payment of any part of either notes, when the same become due, or in case of default in the payment of any installment of taxes or assessments upon said premises, or upon said for insurance as hereinafter provided, when the same become due, or in case of the breach of any covenant or condition herein contained, the whole of herein, and interest thereon, shall become immediately due and payable, and this morigage may be foreclosed accordingly. And it is also agreed the fault in payment or breach of any covenant or condition herein the rents and profits of said premises are pledged to the part. (4. — of the second part, of the second part, of the second part, of the second part of the second part of the second part.)	said principal or interest
insurance as hereinafter provided, when the same become due, or in case of the breach of any covenant or condition herein contained, the whole of herein, and interest thereon, shall become immediately due and payable, and this mortgage may be foreclosed accordingly. And it is also agreed the	said principal sum named at in the event of any de-
fault in payment or breach of any covenant or condition herein the rents and profits of said premises are pledged to the part_come of the second part, additional collateral security and said part_come of the second part, or assigns, shall be entitled to possession of said premises by receiver or otherwise FOHRTH: Said part_come of the first part hereby agree	e. assigns, as
of the head and red to other Dollars, which this mortgage also secures.	
FIFTH: It is hereby further agreed and understood that this mortgage secures the payment of the principal note and interest ferein described or interest notes that may hereafter be given, in the event of any extension of time for the payment of said principal debt, to evidence said principal or	and all renewal principal the interest upon the same
during the said time of extension. SETH: Said part 4-9 or the first part hereby covenant and agreeto pay all taxes and assessments of whatever character on said land, and any	taxes or assessments that
shall be made upon said loan or upon the legal holder of said notes and mortgage on account of said loan, by the State of Oklahoma, or by the County of is situated, when the same become due, and to keep the buildings upon the mortgaged premises insured in some reliable fire insurance company, approximately the county of th	red by the partof the
Dollars, and to assign the polletes to said part. of the second part, to be held by suge is muly paid and care and expense of collecting such insurance if loss	
SEVENTH: It is further agreed by and between the parties needed that should drilling be commenced upon said promises at any time for on or	erals, stone or other sub-
be entitled to demand and receive from the first partice full payment of said mortgage debt at any time. (said second participal ment; and in the event first participal full to pay said debt immediately upon such demand being made, then the second participal shall be entitled.	cond part—sznereto shan
ment; and in the event first parted fall to pay said debt immediately upon such demand being made, then the second parted shall be entitled	to enforce the payment of
such debt by action to foreclose this mortgage the same as if first partice—had defaulted in the performance of all the other previsions hereof resting And the said partice—of the first part, for the said consideration do—hereby expressly waive appraisement of said call estate, and all benefit	t of the homestead exemp-
tion and stay laws of the State of Oklahoma. The foregoing conditions being performed, this convoyance to be void; otherwise of full torce and virtue.	
IN TESTIMONY WHEREOF, the said partee of the first part hereunto subscribe we named and affix their seal, on the mentioned.	ie day and year first above
alesla H melman	(Seal.)
E. J. Hruelman	(Seal.)
State of Ollohome	
State of Oklahoma, ss.	
County of Tulsa. Before me. Cull and A a 71 olary Cublic, In and for early County and State, or	this 16 Th and no
July 1/1 A. D. 19/0 personally appeared a desotar Hindman (new Berry)	
-10 R. Fleeden and being acceptanced to me known to be the identical person which	o executed the within and
foregoing instrument, and acknowledged to me that the executed the same as their free and voluntary act and deed, for the uses and	purposes therein set forth.
WITNESS my hand and official seal the day and year last above written.	udel
Jan 3.1914	Notary Public.
My commission expires.	e and an amendment of the separated by t
Filed for Record the 16 that of July A.D. 19/O. at 3 o'clock My, and Recorded the Alb. Stalkle	A.D. 19
(Ann.) A.G. Stalkle	4.1
By Deputy.	Register of Deeds.