COMPARED	REAL ESTATE MORTGAGE.
THIS INDENTURE, Made this 29 49 day	y of Question, A. D. 1911, by and between Mayy & January, nee
of the County of Tables and a	d State of Oklahoma, part sa of the first part, and
Silas IX Fargus	part % of the second part;
WITNESSETH, That the said part 120 of the first	, for and in consideration of the sum of these presents to second part, the receipt whereof is hereby acknowledged, half, granted, bargained and sold, and by these presents
dogrant, bargain, sell, convey and confirm unto the	said part 4 of the second part and to heirs and assigns, forever, all of the following described tract,
piece, or parcel, of land, lying and situate in the	e County of half and State of Oklahoma, to wit:
Eighteen (18), Tawn	ship Durcteen (17) north, Range Thaiteen
80 agree Trees	Less are redirent to the Sovernment
a perent yourse	eng good of the althout of many
C'marion of 5885.	The state of the s
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,	
	the second part, and to heirs and assigns forever. And the said part is a of the first part do hereby
1	lawful owners of the premises above granted and seized of a good, indefeasible estate of inheritance there-
in, free and clear of all incumbrances, and that heirs and assigns, forever, against the lawful claims of al	will warrant and defend the same in the quiet and peaceable possession of said part. Sof the second part,
PROVIDED ALWAYS, and this instrument is made,	executed and delivered upon the following conditions, to-wit:
	l unto the said second part win the principal sum of two the said second part who to the said first part was, and pay
able according to the tenor and effect ofc	ertain negotiable promissory note executed and delivered by the said first parties, bearing date Original
	or of said second part on the that at day on the that the said second part of the formers TM angles of S per cent per annum, payable annually, which interest is evidenced by the coupon
interest notes of even date herewith, and executed by the	said first parties, one, (the first) forthernty control of Dollars, due on the grant day of
1910 and 1914,	co rotusty reusen of 250° Dollars each due on the find day or Designation
respectively. Each of said principal and interest notes be part a gill farmers therefore	
	to keep all buildings, fences and other improvements on the said land in as good repair as they now are, and not
to commit or allow any waste on said premises.  THIRD: It is further expressly agreed by and between	een the parties hereunto that if any default be made in the payment of any part of either said principal or interest
notes, when the same become due, or in case of default in insurance as hereinafter provided, when the same become	n the payment of any installment of taxes or assessments upon said premises, or upon said loan, or the premium for fire due, or in case of the breach of any covenant or condition herein contained, the whole of said principal sum named no and payable, and this mortgage may be foreclosed accordingly. And it is also agreed that in, the event of any de-
fault in payment or breach of any covenant or condition hadditional collateral security and said part	the and payable, that this mortgage may be the closed accordingly. And it is also agreed that the thigh the event of any deferent the rents and profits of said premises are pledged to the part. ————————————————————————————————————
of One Almared Dollars, while	ch this mortgage also secures.
FIFTH: It is hereby further agreed and understood or interest notes that may hereafter be given, in the even- during the said time of extension.	t that this mortgage secures the payment of the principal note and interest herein described and all renewal principal tof any extension of time for the payment of said principal debt, to evidence said principal or the interest upon the same
SIXTH: Said partico of the first part hereby covens	ant and agreeto pay all taxes and assessments of whatever character on said land, and any taxes or assessments that said notes and mortgage on acc cunt of said lonn, by the State of Oklahoma, or by the County or Town wherein said land willdings upon the mortgaged p remises insured in some reliable fire insurance company, approved by the part
second part for the sum of	Dollars, and to assign the policies to said part.—of the second part, to be held by ———until this mort- ime——all responsibility of proof and care and expense of collecting such insurance it loss occurs.
SEVENTH: It is further agreed by and between the	the parties hereto that should drilling be commenced upon said premises at any time for oil or gas, or mining operations of stripping, or any other process for the purpose of removing from said land any coal, minerals, stone or other sub-
he sutitled to demand and regalize from the first part 12.0	ing shall operate to make the debt which this mortgage secures payable upon demand, and second part. (4) hereto shall  Little payment of said mortgage debt at any time
and dobt by notion to forcelose this martyage the same a	bt immediately upon such demand being made, then the second partshall be entitled to enforce the payment of s if first part.lee_had defaulted in the performance of all the other provisions hereof resting uponto do.
I tion and stay laws of the State of Oklahoma.	consideration dohereby expressly walvo appraisement of said real estate, and all benefit of the homestead exemp-
IN TESTIMONY WHEREOF, the said part les of	
mentioned.	Mary E. Young nee Brookman (seal)
0	(Seal.)
State of Oklahoma,	
County of Tulsa.	
Before me, a Notany Pul	, in and for said County and State, on this 29th day of
and A. D. 10ll., perabi	nally appeared the within and to be the identical persons who executed the within and
foregoing instrument, and acknowledged to me that	
WITNESS my hand and official scal the day and y	· Hanny Horneher
My commission expires	Notary Public.
	A D 10
Filed for Record the day of	A.D. 19 11. at 8 o'clock 9-Mi, and Recorded the day of A.D. 19.
By De	Poult. (Register of Deeds.

\* Parties of the givest part have permission to pay \$ 100,00 or any mutigest though at my unterest being at my