COMPARED 49298 Port A-REAL ESTATE MORYGAGE 10th fai March M. allie any of *March*, A. D. 1913, by, and between the A. D. 1913, by THIS MORTGAGE, Made (b) 10 Acc any Harry Calaborna Aulsa County, State of the said part cea.of the first part telf heirs, legal part ha22 granted, bargained, sold and conveyed, and do X hereby grant, bargain, sell and convey unto the said party of the second part Julsa representatives, successors and assigns, the following described real estate and premises situated in... County, and State of Oklahoma, to-wit: The of the northwest Quater (n. 12 of the n. 14/4) of pech tuo (2) Jan (17) Morth, Ra gl. stor The Mal come Hing. rship and Ran de Tour rge Dec as four (32 Cirita 33 ee and containing <u>19-33</u>/<u>100</u> acres, more or less, according to Government survey thereof. TO HAVE AND TO HOLD THE SAME Unto the said party of the second part <u>the</u> heirs, legal representatives, successors and assigns forever, together with all and singular the tenements, hereditaments, and appurtenances thereunto belonging, or in any wise appertaining, and all rights of homestead exemption. And the said part <u>100</u> the first part, for <u>100</u> <u></u> containing. 29-32/100 The foregoing conveyance is on condition that: WHEREAS, The said partillo of the first part and justly indebted to the said party of the second part in the sum of Lightled H 1800. Dollars, for actual money loaned to said first partillo by second party as is evidenced by one certain principal ndred <u>A 1800.</u> Dollars, for actual money loaned to said first particle by second party as is evidenced by one certain principal pro by first parkill to second party, of even date herewith for <u>H1800.</u> Dollars, due drawing interest at the rate of <u>Like</u> per centum per annum from date, until due, and sight per centum interest after due; said anche ote, executed annually and evidenced until maturity of said principal note by_____ -hete tollow. \$ he released at the expense of first party), otherwise to remain in full force and effect. arre , phal with the first part of an attorney's fee of fifty dollars, which sum shaft be due upon the filing of petition in foreclosure and this mortgage shaft stand as security for such attorney's fee. It is FURTHER AGREED And understood, that upon a breach of the warranty herein, or upon a failure or refusal to pay the principal indebtedness hereby secured when due, or any part thereof, or any interest thereon when due, or any tax or assessment herein mentioned, or to an interest interements, rents, royaltes or other moneys or thing of value arising from any oil and gas lease as above provisions of this mortgage, or a failure to deliver the said incomes, rents, royaltes or other moneys or thing of value arising from any oil and gas lease as above provided, or to comply with any of the agreements or provisions of this mortgage, and shall bear interest there inter at the rate of eight per cent. per annum, and the said party of the second part, his heirs, successors, legal representatives or assigns shall be entitled to a fore closure of this mortgage and to have the said premises sold and the proceeds thereof applied to the payment of the indebtedness hereby secured, and that immediately upon the filing of the applicature to the dider hereof, and shall bear interest there of shall be aritified to a receiver, to the applicatures, to the payment of the indebtedness hereby secured, and that immediately upon the filing of the applicature of shall be entitled to a receiver, to the applicatures, to the payment of the indebtedness hereby and to chalve easily and to calve easily of the second part, his heirs, successors, legal representatives or assigns shall be called the holder hereof shall be an interest thereof applied to the payment of the indebtedness hereby secured, and that immediately upon the filing of the applicature of the applicatures, there the decrease of foreclosure, and the holder hereof shall in no case be held to account for any damages, nor for any rental, or other monies other than those actually received. The app eed ad J hand Sthe day and year an Witnesses to mark, execution and delivery, Han ψŻ all < State of Oklahoma,... Thetel 10th BEFORE ME, Arom Ity, 53. a Notary Public in and for said County and State, on this 10 m day of progred Ollie M. Layman Rec Oncens with the with the same as the same to be the identical person Swho executed the within they executed the same as the same and voluntary act and deed for the uses and 14 Notary Public. Ì 19.1.9., personally appended. Laymon, his 19 Ũ State of Oklahoma,.... SS. day of Mari A.D. 19/2, at 3 25 o'clock P. M. Lewis Chine County, ss. 13 This Instrument was filed for Record on the Clerk, By ... Deputy.

All

warden

be due

hund

5

522

amount

Llep 66

103

and

9

b,

warman of male marked

435