## REAL ESTATE MORTGAGE RECORD No. 424

THIS INDENTURE, Made this 20th	A. D., 19, between
A. D. Marmaduke	
	of the first part, and
Dy Phillipe and Ida Phillipe (1	nusband & Wife)of the second part
그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그	consideration of the sum of
Seven hundred-fifty	ZDOLLARS
	ents grant, bargain, sell and convey unto said part_195 of the second part_191 Weirs and
	c County of Tulsa State of Oklahoma, to-wit:
되는 그 한국을 되는 것은 그리고 있다.	
	발생했다. 나는 이 시작은 만든 얼굴하는 이번 어떻게요?
City lot number Eightee	en (18), Block One (1) Bell Addition
to Tulsa, according to	the recorded plat thereof.
	이번 이렇게 된 사람이 그 가 먹고 때 그들어갔다.
	이 날짜 얼마면요? 그렇게 그렇게 어떻게 하다.
	Section of the specific
	I hereby certify that I received \$ 1/4 are \$ 100
	Received No. 16.59 therefor in payment of more ene
	Dated this _ B_ day of _ Jel
	WAYNE L. DICKET, County
	a g Deputy
	U Deputy
	역시 : 이용 등의 경기 : 그런 기계 : 이 보는 사람이다.
TO HAVE AND TO HOLD THE SAME, Together with ywise appertaining, forever.	all and singular the tenements, hereditaments and appurtenances thereunto belonging or in
	express condition, that whereas the said
A. D. Marmaduke	spress condition, that who had also said the sai
said part 1es, of the saccond part for \$ \$50.00 S, ven	
said part $198$ of the saccond part for \$ $750.00$ S ven to $\#2$ ue Mch. $15-1925$ .	hundred fifty Dollars
said part. ies. of the saccond part for \$ \$\vec{x}50.00 \ S \ ven to #2  ue Mch. 15-1925.  th interest at the rate of eight per centum per annum, p	hundred fifty Dollars
said part. 185. of the saccond part for \$ \tilde{750.00}. S. Ven to \frac{#2}{UO} Mch. 15-1923.  th interest at the rate of	hundred fifty Dollars  ayable at maturity  ured for \$ 3000,00  a reasonable  V agges to a maturity fee of \$
said part_ies_of the saccond part for \$ \$\vec{x}50.00_\$. Ven to #2  10 Mch. 15-1925.  th interest at the rate of eight per centum per annum, p  And the first part \( \begin{align*} \begin{align*} \text{sagree} & \text{to keep the buildings ins} & \text{In case that the papers for foreclosure are filed, the first part Now, if said part \( \begin{align*} \begin{align*} \text{Now, if said part \( \begin{align*} \begin{align*} \text{said part \( \begin{align*} \begin{align*} \text{to keep the buildings ins} & \text{In case that the papers for foreclosure are filed, the first part \( \begin{align*} \text{to keep the buildings} & to keep the b	wred for \$ 3000,00  a reasonable  y agreeS to pay 200 at torney fee of \$ reasonable to said part is Sof the second part, their heirs or as
said part_ies_of the saccond part for \$ \$\vec{x}50.00_\$ S_ven to #2  10 Mch. 15-1925.  th interest at the rate of eight per centum per annum, p  And the first part X_agree S_to keep the buildings ins In case that the papers for foreclosure are filed, the first part Now, if said part X	with the interest thereon, according to the terms and tenor of the same, then these presents shall
said part. 185. of the saccond part for \$ \tilde{750.00} S Yen to #2  ue Mch. 15-1925.  th interest at the rate of	hundred fifty Dollars  areasonable  areasonable  areasonable  areasonable  areasonable  areasonable  areasonable  areasonable  areasonable  cause to be paid to said part iffice of \$  reause to be paid to said part iffice of \$  reause to be paid to said part iffice of \$  reause to be paid to said part iffice of \$  reause to be paid to said part iffice of \$  reause to be paid to said part iffice of \$  reause to be paid to said part iffice of \$  areasonable  areasonable
said part 1.65. of the saccond part for \$ .750.00. S. Yen to #2  ue Mch. 15-1925.  the interest at the rate of	hundred fifty Dollars  areasonable  areasonable  areasonable  areasonable  areasonable  areasonable  areasonable  cause to be paid to said part lasof the second part, their  their or aswith the interest thereon, according to the terms and tenor of the same, then these presents shall be and effect. But if said sum or sums of money, or any part thereof or any interest thereon, in against said premises or any part thereof, or the taxes assessed against the said second party on nee is not paid, the second party may pay the same, and the amount so paid shall become a part
said part 1es of the saccond part for \$ 250.00 S Ven to #2  ue Mch. 15-1925.  the interest at the rate of eight per centum per annum, if said part V of the first part shall pay or ns, said sum of money in the above described note. Together we wholly discharged and void, and otherwise shall remain in full force to paid when the same is due, or if the taxes or assessments levied by assignce of said note or the debt secured thereby, or, if the insurant this indebtedness and the whole of said sum or sums and interest the erest per annum, and said part 1es of the second part shall be enterest per annum, and said part 1es of the second part shall be enterest per annum, and said part 1es of the second part shall be enterest per annum, and said part 1es of the second part shall be enterest per annum, and said part 1es of the second part shall be enterest per annum, and said part 1es of the second part shall be enterest per annum, and said part 1es of the second part shall be enterest per annum, and said part 1es of the second part shall be enterest per annum, and said part 1es of the second part shall be enterest per annum.	ured for \$ 3000,00  a reasonable  a reasonable  cause to be paid to said part 18 Sof the second part, their  cause to be paid to said sum or sums of money, or any part thereof or any interest thereon, is against said premises or any part thereof, or the taxes assessed against the said second party once is not paid, the second party may pay the same, and the amount so paid shall become a part hereon, shall, and by these presents does become due and payable, and shall bear 10 per centum titled to the possession of said premises. And the said part, y of the first part for said con-
said part. 185. of the saccond part for \$ 250.00. S. Yen to #2  100 Mch. 15-1925.  the interest at the rate of	with the interest thereon, according to the terms and tenor of the same, then these presents shall be and effect. But if said sum or sums of money, or any part thereof or any interest thereon, is against said premises or any part thereof, or the taxes assessed against the said second party or need is not paid, the second party may pay the same, and the amount so paid shall become a part hereon, shall, and by these presents does become due and payable, and shall bear 10 per centum titled to the possession of said premises. And the said part, Y. of the first part for said consement, at the option of said second part 168, their heirs and assigns.
said part. 185 of the saccond part for \$ 250 .00 S. Ven to #2  10 Mch. 15-1925.  the interest at the rate of eight per centum per annum, p. And the first part Y agree 5 to keep the buildings ins In case that the papers for foreclosure are filed, the first part Now, if said part. Y of the first part shall pay on said sum of money in the above described note together to wholly discharged and void, and otherwise shall remain in full force paid when the same is due, or if the taxes or assessments levied y assignee of said note or the debt secured thereby, or, if the insurant this indebtedness and the whole of said sum or sums and interest the rest per annum, and said part 10 Sof the second part shall be entered to do hereby waive or not waive appraint appraint	with the interest thereon, according to the terms and tenor of the same, then these presents shall against said premises or any part thereof, or the taxes assessed against the said second party on the same, then the said second party on the said part shall be and effect. But if said sum or sums of money, or any part thereof or any interest thereon, it against said premises or any part thereof, or the taxes assessed against the said second party on the is not paid, the second party may pay the same, and the amount so paid shall become a part hereon, shall, and by these presents does become due and payable, and shall bear 10 per centure titled to the possession of said premises. And the said part, Y of the first part for said confisement, at the option of said second part 105, their heirs and assigns.  part ha S. hereunto set his
said part. 185 of the saccond part for \$ 250.00 S Yen to #2  100 Mch. 15-1925.  The interest at the rate of	ured for \$ 3000,00  a reasonable  y agreeS to pay 200 at the second part their heirs or as with the interest thereon, according to the terms and tenor of the same, then these presents shall be and effect. But if said sum or sums of money, or any part thereof or any interest thereon, i against said premises or any part thereof, or the taxes assessed against the said second party once is not paid, the second party may pay the same, and the amount so paid shall become a par hereon, shall, and by these presents does become due and payable, and shall bear 10 per centum titled to the possession of said premises. And the said part Y of the first part for said confisement, at the option of said second part ies, their heirs and assigns.  part ha S hereunto set his hand the day and year first above written  A. D. Marmaduke
said part. 185 of the saccond part for \$ 250 .00 S. Ven to #2  10 Mch. 15-1925.  the interest at the rate of eight per centum per annum, p. And the first part Y agree 5 to keep the buildings ins In case that the papers for foreclosure are filed, the first part Now, if said part. Y of the first part shall pay on said sum of money in the above described note together to wholly discharged and void, and otherwise shall remain in full force paid when the same is due, or if the taxes or assessments levied y assignee of said note or the debt secured thereby, or, if the insurant this indebtedness and the whole of said sum or sums and interest the rest per annum, and said part 10 Sof the second part shall be entered to do hereby waive or not waive appraint appraint	with the interest thereon, according to the terms and tenor of the same, then these presents shall against said premises or any part thereof, or the taxes assessed against the said second party on the same, then the said second party on the said part shall be and effect. But if said sum or sums of money, or any part thereof or any interest thereon, it against said premises or any part thereof, or the taxes assessed against the said second party on the is not paid, the second party may pay the same, and the amount so paid shall become a part hereon, shall, and by these presents does become due and payable, and shall bear 10 per centure titled to the possession of said premises. And the said part, Y of the first part for said confisement, at the option of said second part 105, their heirs and assigns.  part ha S. hereunto set his
said part. 185 of the saccond part for \$ 250 .00 S. Ven to #2  10 Mch. 15-1925.  the interest at the rate of eight per centum per annum, p. And the first part Y agree 5 to keep the buildings ins In case that the papers for foreclosure are filed, the first part Now, if said part. Y of the first part shall pay on said sum of money in the above described note together to wholly discharged and void, and otherwise shall remain in full force paid when the same is due, or if the taxes or assessments levied y assignee of said note or the debt secured thereby, or, if the insurant this indebtedness and the whole of said sum or sums and interest the rest per annum, and said part 10 Sof the second part shall be entered to do hereby waive or not waive appraint appraint	ured for \$ 3000,00  a reasonable  y agreeS to pay 200 at the second part their heirs or as with the interest thereon, according to the terms and tenor of the same, then these presents shall be and effect. But if said sum or sums of money, or any part thereof or any interest thereon, i against said premises or any part thereof, or the taxes assessed against the said second party once is not paid, the second party may pay the same, and the amount so paid shall become a par hereon, shall, and by these presents does become due and payable, and shall bear 10 per centum titled to the possession of said premises. And the said part Y of the first part for said confisement, at the option of said second part ies, their heirs and assigns.  part ha S hereunto set his hand the day and year first above written  A. D. Marmaduke
said part 185 of the saccond part for \$ 250 00 S Yen to #2  10 Mch. 15-1925.  the interest at the rate of eight per centum per annum, p  And the first part X agree 5 to keep the buildings ins In case that the papers for foreclosure are filed, the first part Now, if said part Y of the first part shall pay ons, said sum of money in the above described note. together wholly discharged and void, and otherwise shall remain in full force to paid when the same is due, or if the taxes or assessments levied wassignee of said note or the debt secured thereby, or, if the insurant this indebtedness and the whole of said sum or sums and interest the rest per annum, and said part 1856 the second part shall be entered to the second part shall be entered to the said part Y of the first the said part Y of the first the said part Y of the first thesses:	hundred fifty Dollars  areasonable  a reasonable  a reasonable  a reasonable  a reasonable  a reasonable  a reasonable  c agrees  to pay me attorney fee of \$  reause to be paid to said part issofthe second part, their  their heirs or as with the interest thereon, according to the terms and tenor of the same, then these presents shall an addition of the said second party of the said premises or any part thereof, or the taxes assessed against the said second party of the is not paid, the second party may pay the same, and the amount so paid shall become a part hereon, shall, and by these presents does become due and payable, and shall bear 10 per centure titled to the possession of said premises. And the said part, Y of the first part for said consement, at the option of said second part ies, their heirs and assigns.  part ha S hereunto set his hand the day and year first above written A. D. Marmaduke
said part. 1.6 s. of the saccond part for \$ 250.00. S. Yen to #2  10 Mch. 15-1925.  The interest at the rate of 61ght per centum per annum, if said sum of money in the above described note. Together we wholly discharged and void, and otherwise shall remain in full force paid when the same is due, or if the taxes or assessments levied or assignce of said note or the debt secured thereby, or, if the insuranthis indebtedness and the whole of said sum or sums and interest the rest per annum, and said part 1.6 Sof the second part shall be entered to described and part 1.0 Sof the said part years and the first the said part years. The said part years and the first the said part years and the first the said part years and the same is due, or if the first the said part years and the same is due, or if the first per annum, and said part 1.0 Sof the second part shall be entered to described and the same is due, or if the said sum or sums and interest the per annum, and said part 1.0 Sof the second part shall be entered to described and the same is due, or if the first part years and the same is due, or if the first part years and the whole of said sum or sums and interest the rest per annum, and said part 1.0 Sof the second part shall be entered to describe the second part shall be ente	wired for \$3000,00  a reasonable  yagreeSto pay me attorney fee of \$  reause to be paid to said part_i&& of the second part, theirheirs or as with the interest thereon, according to the terms and tenor of the same, then these presents shall see and effect. But if said sum or sums of money, or any part thereof or any interest thereon, i against said premises or any part thereof, or the taxes assessed against the said second party once is not paid, the second party may pay the same, and the amount so paid shall become a par hereon, shall, and by these presents does become due and payable, and shall bear 10 per centum titled to the possession of said premises. And the said part_Yof the first part for said confisement, at the option of said second part ies_their_heirs and assigns.  part haS_hereunto sethishand the day and year first above written  A. D. Marmaduke  ACKNOWLEDGEMENT  8  ACKNOWLEDGEMENT
said part 198, of the saccond part for \$ 250.00 S YEN to #2  100 Mch. 15-1925.  The interest at the rate of eight per centum per annum, per ann	with the interest thereon, according to the terms and tenor of the same, then these presents shall be and effect. But if said sum or sums of money, or any part thereof or any interest thereon, i against said premises or any part thereof, or the taxes assessed against the said second party once is not paid, the second party may pay the same, and the amount so paid shall become a par hereon, shall, and by these presents does become due and payable, and shall bear 10 per centum titled to the possession of said premises. And the said part, Y, of the first part for said confisement, at the option of said second part 168, their heirs and assigns.  part ha S hereunto set his hand the day and year first above written  A. D. Marmaduke  ACKNOWLEDGEMENT  8  SS.
said part. 1.9.5. of the saccond part for \$ .250.00	with the interest thereon, according to the terms and tenor of the same, then these presents shales and effect. But if said sum or sums of money, or any part thereof or any interest thereon, i against said premises or any part thereof, or the taxes assessed against the said second party once is not paid, the second party may pay the same, and the amount so paid shall become a part hereon, shall, and by these presents does become due and payable, and shall bear 10 per centum titled to the possession of said premises. And the saidpart, yof the first part for said confisement, at the option of said second part ies, their heirs and assigns.  part ha. S. hereunto set. his hand the day and year first above written A. D. Marmaduke  ACKNOWLEDGEMENT  8  SS.    County and State on this 20
said part. 1.9. of the saccond part for \$ 250.00. S. Ven to #2  100 Mch. 15-1925.  The interest at the rate of	with the interest thereon, according to the terms and tenor of the same, then these presents shall be and effect. But if said sum or sums of money, or any part thereof or any interest thereon, i against said premises or any part thereof, or the taxes assessed against the said second party once is not paid, the second party may pay the same, and the amount so paid shall bear 10 per centum titled to the possession of said premises. And the saidpart V of the first part for said confisement, at the option of said second part ies, their heirs and assigns.  part ha Shereunto set his Armaduke  Acknowledgement  A. D. Marmaduke  Acknowledgement  Scounty and State on this 20 day
said part. 1.8 s. of the saccond part for \$ .250.00 S. Ven to #2  100 Mch. 15-1925.  the interest at the rate of	hundred fifty Dollars  areasonable  a reasonable  areasonable  areason
said part 1.8 s. of the saccond part for \$ .750.00 . S. YEN to #2 ue Mch. 15-1925.  the interest at the rate of	ayable at maturity  ured for \$ 3000,00  a reasonable  y agreeS to pay 20 attorney fee of \$  rease to be paid to said part in Side of the second part, their heirs or as with the interest thereon, according to the terms and tenor of the same, then these presents shall be and effect. But if said sum or sums of money, or any part thereof or any interest thereon, is against said premises or any part thereof, or the taxes assessed against the said second party or nee is not paid, the second party may pay the same, and the amount so paid shall become a part hereon, shall, and by these presents does become due and payable, and shall bear 10 per centum titled to the possession of said premises. And the said part, X of the first part for said confisement, at the option of said second part ies, their heirs and assigns.  part ha S. hereunto set his hand the day and year first above written.  A. D. Marmaduke  ACKNOWLEDGEMENT  8  S.  County and State on this 20 day  and foregoing instrument and acknowledged to me, that 18
said part. 198, of the saccond part for \$ \$\frac{1}{2} \times 0.00 \times 5 \times 192 \times 6 \times 1923 \times 1924 \times	hundred fifty Dollars  areasonable  areasonable  areasonable  areasonable  areasonable  cause to be paid to said part 1886 the second part, their  with the interest thereon, according to the terms and tenor of the same, then these presents shales and effect. But if said sum or sums of money, or any part thereof or any interest thereon, in against said premises or any part thereof, or the taxes assessed against the said second party on nice is not paid, the second party may pay the same, and the amount so paid shall become a part hereon, shall, and by these presents does become due and payable, and shall bear 10 per centum titled to the possession of said premises. And the said part y of the first part for said consement, at the option of said second part 188, their heirs and assigns.  part ha S. hereunto set 118 harmaduke  Acknowledgement  a. D. Marmaduke  Acknowledgement  a. S. County and State on this 20 day
said part 1es. of the saccond part for \$ \$750.00 S YEN  to #2  ue Mch. 15-1925.  the interest at the rate of eight per centum per annum, p  And the first part X agree to keep the buildings ins  In case that the papers for foreclosure are filed, the first part  Now, if said part Y of the first part shall pay or  ns, said sum of money in the above described note. together wholly discharged and void, and otherwise shall remain in full fore  t paid when the same is due, or if the taxes or assessments levied  y assignee of said note or the debt secured thereby, or, if the insurant is indebtedness and the whole of said sum or sums and interest the erest per annum, and said part 1es of the second part shall be entered to described note. The said part of the first in MITNESS WHEREOF, The said part of the first in MITNESS WHEREOF, The said part of the first in MOVember  19 22 personally appeared.  A. D. Marmaduke  Me known to be the identical person who executed the within cuted the same as his free and voluntary act and deed  Given under my hand and seal the day and year last above we have the same as his free and voluntary act and deed	with the interest thereon, according to the terms and tenor of the same, then these presents shall as against said premises or any part thereof, or any part thereof, or any interest thereon, in against said premises or any part thereof, or the taxes assessed against the said second party or need is not paid, the second party may pay the same, and the amount so paid shall become a part hereon, shall, and by these presents does become due and payable, and shall bear 10 per centum titled to the possession of said premises. And the said part, Y of the first part for said consement, at the option of said second part 198; their heirs and assigns.  part ha S. hereunto set his
said part. 1.85. of the saccond part for \$ .750.00 S. Yen to #2  ue Mch. 15-1925.  th interest at the rate of	with the interest thereon, according to the terms and tenor of the same, then these presents shall and diffect. But if said sum or sums of money, or any part thereof or any interest thereon, is against said premises or any part thereof, or the taxes assessed against the said second party or nace is not paid, the second party may pay the same, and the amount so paid shall become a part hereon, shall, and by these presents does become due and payable, and shall bear 10 per centum titled to the possession of said premises. And the said part, Y of the first part for said consement, at the option of said second part ies. their heirs and assigns.  part ha S. hereunto set his
said part. 1.98 of the saccond part for \$ .750.00 S YEN to #2 ue Mch. 15-1923.  the interest at the rate of eight per centum per annum, p  And the first part	ayable at maturity  ayable at maturity  area for \$
said part. 1.85. of the saccond part for \$ .750.00 S. Yen to #2  ue Mch. 15-1925.  th interest at the rate of	y agreeS to pay me attorney fee of \$ reause to be paid to said part ISSof the second part, their heirs or aswith the interest thereon, according to the terms and tenor of the same, then these presents shall see and effect. But if said sum or sums of money, or any part thereof or any interest thereon, is against said premises or any part thereof, or the taxes assessed against the said second party or nee is not paid, the second party may pay the same, and the amount so paid shall become a part hereon, shall, and by these presents does become due and payable, and shall bear 10 per centum titled to the possession of said premises. And the said part, Y of the first part for said consement, at the option of said second part ies, their heirs and assigns.  part ha S hereunto set. his hand the day and year first above written.  A. D. Marmaduke  ACKNOWLEDGEMENT  a ss.    County and State on this 20 day    County and State on this 20 day    ACKNOWLEDGEMENT   Acknowledged to me, that he was and purposes therein set forth

n ny

7

ng 0° Kanada a ka

e Ji