\square

Π

WINN

FROM	STATE OF KANSAS, DOUGLAS COUNTY, 88.
Gene Woodhead & Alice Louise Woodhead, his wife	This instrument was filed for record on the 13
	July A. D. 1945, at 4:10 o'clock
J. C. Carter	
	By Deputy.
THIS INDENTURE, Made this <u>fill</u> day of <u>July</u> hundred and forty-five between <u>Gone Kood</u>	, in the year of our Lord, one thousa head and Olive Louise Woodhead, his wife
of Lawrence in the County of Louglas	and State of
WITNESSETH, That the said part_ies_ of the first part, in considera	party of the secon
Three thousand and no/100 (\$3000.00)	DOLLARS, to them
Lots Nos. 121, 123 and 125 or Delay	vare Street in the City of
Lawrence, and Lots Nos. 121, 123 ar	
in Earl's Addition to the City of L	Awrence.
It is agreed between the parties hereto that the part 105 of the first part shall at al	eto. L times during the life of this indenture, hay all taxes or sussuments that mus ha
and that they will warrant and defend the same axiant all parties making havful claim thet It is agreed between the parties herein that the part_ 0.5 of the first part shall at al or answerd agrins taid real ensure when the same becomes due and payable, and that $\frac{1}{100}$, $\frac{1}{100}$, when and by such invarance company as shall be specified, and directed by the part_ $\frac{1}{100}$ of the start ball fait to sate that $\frac{1}{100}$ and $\frac{1}$	ets. I times during the life of this indenture, pay all taxes or assessments that may be '11keep the buildings upon asid real entre insured against for and tors the second part, the loss, if any, made payable for the party of the second part pay such taxes when the same become due and payable and to keep aid premiser, por either, and the amount so paid shall cebome a part of the indebtedness, secu- ity repaid. DOL
and that they will warrant and defend the same assinst all parties making havful claim there. It is agreed between the parties hereto that the part_ 0.5 of the fare part shall at all or assured against said real ensures when the same becomes due and payshle, and that $\frac{1}{1000} \dots$ such sum and by such insurance company as shall be specified and directed by the part_ 0.5 of the fare $\frac{1}{1000} \dots$ for $\frac{1}{10000} \dots$ for $\frac{1}{10000000000000000000000000000000000$	eto. t times during the life of this indenture, pay all taxes or assessments that may be x ² 11krep the buildings upon asid real estate innured against fire and torn the second part, the loss, if any, made parable to the party ² of the second part pay such taxes when the same become due and payable and to keep aid premises i , or either, and the amount so paid shall echome a part of the indebtedness, secu- ily repaid. DOI: 100 money, executed on the 151 day of 1112/ 100 money.
and that they will warrant and defend the same axiant all parties making lawful claim there. It is a greed between the parties hereto that the part_ LS_{-} of the fore part shall at all or assent against said real ensure when the same becomes due and payable, and that LS_{-} . such aum and by such invarance company as shall be specified and directed by the part_ M_{-} of the sector of LS_{-} is a first of the direct that the label particle of the fore part shall fait to as berein provided, then the part M_{-} of the second part may part paid the same dimension fait in industrice, and shall bear interest at the rate of 10% from the date of payment until fait Three. Hourizon $M_{-} = M_{-} = M_{-$	ets. I times during the life of this indenture, pay all taxes or assessments that may be $\frac{1}{1} 1$ where the buildings upon asid real estate insured against fire and torn the second part, the loss, if any, made payable to the part, 2 of the second part pay such taxes when the same become due and payable and to keep said premises i , or either an due amounts so paid shall cebome a part of the indebtedness, second ify repaid. Uno of monry, executed on the <u>15</u> <u>0</u>
and that they will warrant and defend the same axiant all parties making havful claim there It is a greed between the parties herets that the part_ 0.5 of the fare part shall at al- or ansent against said real ensure when the same becomes due and payable, and hulth(0.2 , -3) such sum and by such insurance company as shall be specified and directed by the part_ -24 of the sector of It is a minimum of the two the two instants of the same shall fail to a parties provided, then the part that usid part 0.22 of the fare part shall fail to a parties provided, then the part -24 of the second part may pay sold tax and imprave this indentire, and shall bear interest as the rate of 10% from the date of payment until fu THIS GRAY is intended as a mortgage to secore the payment of the sum of $$	ets. 1 times during the life of this indenture, pay all taxes or assessments that may be 2 1 like of the buildings upon asid real entre insured against fire and torn the second part, the loss if any, made payable of the terry of a bill preside your taxes when the same become due and payable and to they had preside your of the second part payable to the part of the second part your charge when the same become due and payable and to they had preside your charge when the same become due and payable and to they had preside your charge and the amount so paid shall cebome a part of the indebtedness, secu mord money, executed on the list: day of during the during the payable and to they are an exerning there are and the and payable and to they are the are are and the same become a part of the indebtedness, securities of the paid white or difference are any of the paid white and payable and to they are are any of the same become of the paid white and payable and the part of the second part of the same become a part of the same become of the paid white obtainton, for the security of which pair and the part of the part of the same become a part of the second part of the same become of the part of the same become of the pair of the same become of the part of the same become the sam
and that they will warrant and defend the same axiant all parties making lawfal claim there It is a greed between the parties hereto that the part_2.5 of the fare part shall at al- or ansented against said real easies when the same becomes due and payable, and hulthChy such and and by such insurance company as shall be specified and directed by the part extents of	ets. I times during the life of this indenture, pay all taxes or assessments that may be ''lll_keep the buildings upon asid real estue insured against for and tors the second part, the loss, if any, made payable to the party of the second part pay uch taxes when the same become due and payable and to they paid permission y, or cither, and the amount so paid shall cebome a part of the indebtedness, seculity repaid. Um of money, exceeded on thethis day ofthig day of the formation of the second the second the second part of the indebtedness, seculity repaid. Um of money, exceeded on thethis day ofthig day of the indebtedness, seculity in the second to the terms of said obligation and also to secure an e, or either, and the amount so paid shall become a part of the indebtedness, seculitation contained therein fully dischared. If default be made in such payments of of a sind written obligation, for the receptive of which this indemture is prevented on the manner provides by have and out of all moneys arising from suce includent there is by and out of all moneys arising from suce the indebtedness, and the server on the second such as the provide the second second and the prevented by have and to a fail moneys arising from suce includent thereis, and the very obligation (therein contained) and therein seconds and therein therein on the second seconds and therein therein of the second seconds and therein therein on the second seconds are therein the second seconds and therein therein on the second seconds are therein the second seconds and therein therein on the second seconds are therein the second seconds are therein therein on the second seconds are therein the second seconds are therein the second seconds are therein the second seconds are the second second se
and that they will warrant and defend the same axiant all parties making lawful claim there It is agreed between the parties hereto that the part_2.5 of the fare part shall at al- or ansent against said real ensure when the same becomes due and paylake, and hudthby reach aum and by such invarance company as shall be specified and directed by the part we are also and the same that the also part.Soc. of the fare part shall fat of as brein provided, then the part that all part.Soc. of the fare part shall fat of this indenture, and shall bear interest at the rate of 10% from the date of payment until fat Three. A thousand the part that all part.Soc. of the strength of the are brein provided, then the part $Y_{}$ of the stored part may pay shall take the partiest of the Three. A thousand the most -0.02 and -0.02 and are partied by the same as provided in this indenture are strength of the terms of -0.02 are same as provided in this indenture part thereof or any oblighting created theready, or interest theread, or if the store may all part there of the mary oblighting created theready or interest theready or with the approximation of the part of the store may be an easy provided in this indenture part there of the most part and the part of the part of the part of the store may be part of the store may be part of the store may be approximated the other of interest there are on the part of the backer here (or without an part there of the term of the the indignate on skill part in a good the part of the store and here the same part of the part of the part of the backer here on the part of t	ets. I times during the life of this indenture, pay all taxes or assessments that may be 'fill_keep the buildings upon asid real estue insured against for and tors the second part, the loss, if any, made payable to the party of the second part pay uch taxes when the same become due and payable and to they not parts pay coch taxes when the same become due and payable and to they not parts pay coch taxes when the same become due and payable and to they not parts pay coch taxes when the same become due and payable and to they not parts pay coch taxes when the same become due and payable and to they not pay to the second part pay coch taxes when the same become due and payable and to they not pay they are also become the same pay to the second part of the induction of money, executed on the list day of july
and that they will warrant and defend the same axiant all parties making lawfal claim there It is a greed between the parties hereto that the part_2.5 of the fare part shall at al- or ansented against said real easies when the same becomes due and payable, and hulthChy such and and by such insurance company as shall be specified and directed by the part extents of	rea. I times during the life of this indenture, pay all taxes or assessments that may be 'fill_keep the buildings upon asid real estue insured against for and tors the second part, the loss, if any, made payable to the party of the second part pay uch taxes when the same become due and payable and to they not parts pay coch taxes when the same become due and payable and to they not parts pay coch taxes when the same become due and payable and to they not parts pay coch taxes when the same become due and payable and to they not parts pay coch taxes when the same become due and payable and to they not pay coch taxes pay coch taxes and the amount so paid shill choose a part of the indetectores, security for an of money, executed on the list day of july pay to the second become the and payable to the term of a differ and the amount so paid shill become a part of the indetectores, security pay taxes are now pay the same theorem it and the same payable or if the nume real collect are not paid when the same payable on and payable or if the nume real collect are not paid when the same payable on a different then this core become of a shall be hered for the same payable or if the innum real collect are not paid when the same payable on a different them this core become of a shall be hered for the same payable, if any three are exercise payointed to colle bered, in the manner provides, if any three bered. unto set the life in the real apart. And and sections constructions of the respective pay its bereto.
and that they will warrant and defend the same axiant all parties making lawful claim there It is agreed between the parties hereto that the part_2.5 of the fare part shall at al- or ansent against said real ensure when the same becomes due and paylake, and hudthby reach aum and by such invarance company as shall be specified and directed by the part we are also and the same that the also part.Soc. of the fare part shall fat of as brein provided, then the part that all part.Soc. of the fare part shall fat of this indenture, and shall bear interest at the rate of 10% from the date of payment until fat Three. A thousand the part that all part.Soc. of the strength of the are brein provided, then the part $Y_{}$ of the stored part may pay shall take the partiest of the Three. A thousand the most -0.02 and -0.02 and are partied by the same as provided in this indenture are strength of the terms of -0.02 are same as provided in this indenture part thereof or any oblighting created theready, or interest theread, or if the store may all part there of the mary oblighting created theready or interest theready or with the approximation of the part of the store may be an easy provided in this indenture part there of the most part and the part of the part of the part of the store may be part of the store may be part of the store may be approximated the other of interest there are on the part of the backer here (or without an part there of the term of the the indignate on skill part in a good the part of the store and here the same part of the part of the part of the backer here on the part of t	rea. I times during the life of this indenture, pay all taxes or assessments that may be ''11krep the buildings upon asid real estue insured against for and tors the second part, the loss, if any, made payable to the part of the second part pay uch taxes when the same become due and payable and to the part pay is the second part pay uch taxes when the same become due and payable and to the part pay is pay to the second part pay uch taxes when the same become due and payable and to the part pay is the second part pay uch taxes when the same become due and payable and to the part pay is pay to the second part pay conclusters when the same become due and payable and to the part pay is pay is the second part pay on the second part of the terms of said obligation and also to secure an e, or either, and the amount so paid shall become a part of the indetectors, secund therein centained therein fully discharged. If default be made in accid payments of the right as helps ready of the terms of said obligation and the to secure an of the right as helps ready of the terms of said obligation and the to secure an of the right as helps ready of the terms of the said obligation for the terms of the said obligation for the terms of the said shall be the secure the terms of the said the secure the same payable to the terms of the said the secure the said the second the right as the same regret obligation therein the terms of the said the secure the said the same second the second
and that they will warrant and defend the same axiant all parties making lawful claim there. It is agreed between the parties hereto that the part_2.5 of the first part shall at all or ansened against said real ensures when the same becomes due and payakle, and hulthCDU such aum and by such insurance company as abalt be specified and directed by the part of events ofList	rea. I times during the life of this indenture, pay all taxes or assessments that may be ''''''''''''''''''''''''''''''''''''
and that they will warrant and defend the same arainst all parties making havful claim there. It is agreed between the parties hereic that the part_0.5. of the first part shall at at or assent agring that all real easies when the same becomes due and payahle, and that DCU much aum and by such invarance company as abait the specified and directed by the part of easient of Lie interest. And in the creat that usid part.52.2. of the first part shall fail to as herein provided, then the part of the second part may pay said tass and invarance createst of to the second part may pay said tass and invarance the industries and abait basit interferst is at the rate of 10% from the date of payment until fu 	rea. I times during the life of this indenture, pay all taxes or assessments that may be 'fill_keep the buildings upon asid real estate insured against for and tors the second part, the loss, if any, made payable to the party of the second part pay tuch taxes when the same become due and payable and to keep naid premise it, or either, and the amount so paid shill cebome a part of the indehtedness, secul '' or of money, executed on thethe day ofthe day
and that they will warrant and defend the same axiant all parties making havial claim ther It is agreed between the parties hereic that the part_0.5. of the fore part shall at all or ansened agrins taid real ensures when the same becomes due and payable, and halthCPL such aum and by such invarance company as shall be specified and directed by the part of extent of	eres. 1 times during the life of this indenture, pay all taxes or assessments that may be to 11krep the buildings upon asid real entue insured against fire and torn the second part, the loss if any, made payable to the party of the second part pay such taxes when the same become due and payable and to keep asid premise it, per either, and the amount so paid shall cebome a part of the indebtedness, security for the second on the loss of the trans of the loss of the loss of the loss of the trans of the loss of
and that they will warrant and defend the same arginat all parties making havfal claim ther It is agreed between the parties hereto that the part_LGS_ of the first part shall at at or ansend agring that all real ensures when the same becomes due and payable, and hultLfCU ruch aum and by such invance company as shall be specified and directed by the part_y of the same and by such invance company as a shall be specified and directed by the part_y ensure of	rea. 1 times during the life of this indenture, pay all taxes or assessments that may be 21krep the buildings upon asid real estate insured against for and torn the second part, the loss, if any, made payable to the part of the second part pay uch taxes when the same become due and payable and to keep naid premiers pay certainst when the same become due and payable and to keep naid premiers pay certainst extended to the terms of said obligation and also to secure an c, or either, and the amount so paid shall cebome a part of the indektedness, secu- lifty repaid. DOL
and that they will warrant and defend the same arians all parties making lawfal claim ther It is agreed between the parties herein that the part_2.5 of the first part shall at at or assured agrinus aid frait easies when the same becomes due and payakle, and huldflow much aum and by such insurance company as shall be specified and directed by the part_2 extent ofLis	rea. 1 times during the life of this indenture, pay all taxes or assessments that may be 21krep the buildings upon asid real estue insured against for and tors the second part, the loss, if any, made payable to the part of the second part pay uch taxes when the same become due and payable and to they not parts pay ouch taxes when the same become due and payable and to they not parts pay coll taxes when the same become due and payable and to they not parts pay coll taxes when the same become due and payable and to they not pay ouch taxes or assessments and the amount so paid shall colome a part of the indebtedness, seen if y reald. DOL
and that they will warrant and defend the same axions all parties making havful chain ther It is agreed between the parties hereic that the part_2.5. of the first part shall at at or ansened against said real ensures when the same becomes due and payahle, and hathLfDY such aum and by such invarance company as shall be specified, and directed by the part_yof the same and by such invarance company as shall be specified, and directed by the part_y extent ofHis	rea. 1 times during the life of this indenture, pay all taxes or assessments that may be 21krep the buildings upon asid real estue insured against for and tors the second part, the loss, if any, made payable to the part of the second part pay uch taxes when the same become due and payable and to the part or there, and the amount so paid shill cebome a part of the indebtedness, secul ity result. 2001. 2001. 2001. 2002.
and that they will warrant and defend the same axians all parties making havful chain them. Is a greed between the parties hereis that the part_1_5	rea. 1 times during the life of this indenture, pay all taxes or assessments that may be 21krep the buildings upon asid real entre insured against for and tors the second part, the loss, if any, made payable to the part of the second part pay uch taxes when the same become due and payable and to keep naid premise 1, previder, and the amount so paid shall cebome a part of the indebtedness, secul real part of the second on the DOL Upy DOL
and that they will warrant and defend the same axiant all parties making havful chain there It is agreed between the parties hereic that the part_2_5_0 of the first part shall at at or ansend spint said real easies when the same becomes due and payahle, and hatLECY such aum and by such invance company as shall be specified and directed by the part_y of the same and by such invance company as abalt be specified and directed by the part_y extent ofHIS	rea. 1 times during the life of this indenture, pay all taxes or assessments that may be 21krep the buildings upon asid real entre insured against for and tors the second part, the loss, if any, made payable to the part of the second part pay uch taxes when the same become due and payable and to keep naid premisers pay uch taxes when the same become due and payable and to keep naid premisers pay concluster when the same become due and payable and to keep naid premisers pay concluster and the amount so paid shall echome a part of the indebtedness, seen if y reside. Unor of money, executed on the
nd this they will warrant and defend the same against all parties making lawful claim ther It is agreed between the parties hereto that the part_LSL. of the first part shall at a traversd against said real estate when the same becomes due and payable, and thutLfDL' at sum and by such invarance company as shall be specified and directed by the part_JL of the sum and by such marrance company as shall be specified and directed by the part_JL the sum and by such marrance company as shall be specified and directed by the part_JL berein provided, then the part_JL' of the second part may pay said taxs and invarance the terms of a log from the date of 10% from the date of payment will ful THIS GRANT is intermed as a mortage to secure the payment of the sum of 	res. 1 times during the life of this indenture, pay all taxes or assessments that may 2 cl_lkrep the buildings upon said real estate insured agains for and to the second part, the loss, if any, made payable to the part of the second pay pay uch taxes when the same become due and payable and to krep said premise pay cithtars when the same become due and payable and to krep said premise pay cithtars when the same become due and payable and to krep said premise pay cithtars when the same become due and payable and to krep said premise pay cithtars when the same become due and payable and to krep said premise pay cithtars when the same become due and payable and to krep said premise pay cithtars are according to the terms of said obligation and also to secure c, or either, and the amount so paid shall become a part of the indebtedness, see Wice and the amount paid shall become a part of the indebtedness, see Wice and is shall be have a fact of and premise the rule of the indebtedness, see there of in the manner provide by law and not of all montry arting from a similar of the paid by the paid of the paid by the