## MORTGAGE RECORD 91

Reg. No. 5082. Fee Paid, \$ 7.50 385

<pre>Pringer X. Olmsted and Paye Jones Olmsted, his site To To To L. J. Kondo, Lawronce, Kanas L. J. Kondo, Lawronce, Kanas Lawronce, L. J. Kondo, Lawronce, Kanas Lawronce, Lawronce, L. J. Kondo, Lawronce, L. J. Kondo, Lawronce, Lawronce,</pre>		FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 5day o
Contract of the sense of the sense field and interest of the sail park of the field part of the sense of		Herbert W. Olmsted and Faye Jones Olmsted, his wife	August A. D/19 46, at 9:30 o'clock A. M
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<pre>https://www.intercontent.com/interc</pre>		I. J. Meade, Lawrence, Kansas	By Deputy.
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ac		hundred and Forty-six between	Jones Olmsted, his wife
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Farbury In. Oldsted       (SEAL)         Faye Jones Olmsted       (SEAL)         STATE OF       Kansas         County of       Douglas         BE IT REMEMBERED, That on this 3rd day of       August         Motary Public       In the aforesaid County and State, came         Morbory Public       In the aforesaid County and State, came         Morbory Public       In the aforesaid County and State, came         (SEAL)       to me personally known to be the same person_6 who executed the foregoing instrument and duly acknowledged the attribute written         Morbory Willie       The same         My commission expires on the25	•	and select of a good and indefensible exists of inheritance therein, free and clear of all incrut and that they will warrant and defend the same spinnt all parties making havful clim there is arreed between the parties herein bhat the part. $\underline{AGN}$ of the frat part shall all the is arreed arginn said real exists when the same becomes due and payable, and that $\underline{WIM}$ and the mark by tuch houserance company as shall be prediced and directed by the part. $\underline{AGN}$ extent of	ete. times during the life of this indenture, pay all taxes or assessments that may be levie times during the life of this indenture, pay all taxes or assessments that may be levie the second part, the loss, if any, made payable to the part. <u>Y</u> of the second part to the pay such taxes when the anne become due and payable and to keep nial premises insure, or eriter, and the amount so paid shall echome a part of the indehtedness, secured be the second near to the same become due and payable and to keep nial premises insure, or eriter, and the amount so paid shall echome a part of the indehtedness, secured be the second near to the terms of said obligation and also to recure any sure, or effort and the amount so paid shall become waynet, that, bligation contained therein fully dischared. If default be made in such payments or an ider, and it shall be kertel for the said paya. If the said pay is of the security of the indehtedness, then this ownerspace of for in and written obligation, for the security of the said payment is or an is increased in thereins, and the such payment of the second pay. If the manase provided by the and to have a receiver appointed to collect the set incident therein, and the ourtput, if any there be, shall be add by the paid. If there and also the context is paid with the part of the second pay. If there is a different there is adding there be, shall be add by the paid. If a hard on there obligation, therein and adding the paid by the paid. If default a different be add by the part of the second pay is adding the part of the second pays. If the paid by the paid of the second pays are adding to the second pays. If the second pays are adding the part of the second pays are adding the paid. If the paid by the paid by the paid by the paid by the paid. If the paid by the paid. If the paid by the paid. If the paid by the paid. If the paid by the paid b
(SEAL) STATE OF Kansas County of Douglas BE IT REMEMBERED, That on this <u>3rd</u> day of <u>August</u> <u>A.D. 19.46</u> , before me, <u>Notary Publio</u> In the aforesaid County and State, came <u>Horbort W. Olmsted and Raya Jones Olmstad</u> , his wife (SEAL) to me personally known to be the same person a who executed the foregoing instrument and duly acknowledged th execution of the same <u>AD. 19.46</u> , before me, <u>Horbort W. Olmsted and Raya Jones Olmstad</u> , his wife (SEAL) to me personally known to be the same persona who executed the foregoing instrument and duly acknowledged th execution of the same <u>AD. 19.47</u> . My commission expires on the <u>25</u> <u>AD. 19.47</u> . My commission Expires April 25, 1947 <u>W. A. Sobaal</u> Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this <u>J. G. Marsh</u> . <b>3</b> M. Marsh		and select of a good and indefensible exists of inheritance therein, free and clear of all incrus and that they will warrant and defend the same spint all parties making havful claim there it is acreed between the parties herein bhat the part. <u>607</u> of the frat part show mail all or assessed agains said real exists when the same becomes due and payable, and that will all or assessed agains said real exists when the same becomes due and payable, and that will all or assessed agains said real exists when the same becomes due and payable, and that will all or assessed agains said real exists when the same becomes due and payable, and that will all or assessed agains said real exists when the same becomes due and payable, and that will all or assessed agains and the term of the second part. 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STATE OF       Kansas         County of       Douglas         BE IT REMEMBERED, That on this <u>3rd</u> day of       August         Notary Publio       In the aforesaid County and State, came         Horbort W. Olmstod and Faye Jones Olmstad, his wifs         (SEAL)       to me personally known to be the same persona who executed the foregoing instrument and duly acknowledged th         Notary Public       In the aforesaid County and State, came         My commission expires on the25		and select of a good and indefensible exists of inheritance therein, free and clear of all incur- and that they will warrant and defend the same against all parties making lawful claim there. It is arcred baren the parties herein that the part. <u>169</u> of the first part half at all or assessed against said real exists when the same becomes due and payable, and that <u>will</u> unch sum and by nuch invariance company as shall be provided, and that will any all or the same defense of the same against all part <u>169</u> of the first part half at all or assessed against said real exists when the same becomes due and payable, and that <u>will</u> unch sum and by nuch invariance company as shall be provided, but the part. <u>160</u> of the second part may pay and the same that that in this indenture, and hall here interest as the state of 105° from the date of payment until but THIFGO THOUSAND is interest. And in the event that add part. <u>160</u> or the payment of as ald and by <u>1150</u> interest. And in the part. <u>U</u> of the second part, with all interest or same of more gavaned by the same transmitter the second part, with all interest or same of more gavaned by the same transmitter the second part, with all interest or same of more gavaned by the same meaning unany. The SG, With SG, With SG, with a second part, but all the second part thereof or any oblightion created thereby, or interest thereas, or 11 means that be been sum meaning unand. And 11 of the oblightion provide institution, absorbing and the whole warm remaining unand. And 11 of the oblightion provide institution, absorbing and the unant meaning unand. And 11 of the oblightion provide institute that become due and payable at the option of the baller heread, without n remends the unand, to the first mercanic all the improvement its at and here due mand, to the first part. <u>160</u> of the baller heread, without the institute to, and be balle here theread. <u>160</u> of the first part has <u>100</u> of the indenture and and interest, and here balle be volt here the same due theread and interest,	ete. times during the life of this indenture, pay all taxes or assessments that may be levie times during the life of this indenture, pay all taxes or assessments that may be levie the second part, the loss, if any, made payable to the part. <u>J</u> of the second part to the pay with taxes when the assessment become due and payable and to here paid payable to the part. <u>J</u> of the second part of pays use that as when the assessment become due and payable and to here paid payable to the part. <u>J</u> of the second part of the part. <u>J</u> of the second part of pays the taxes when the assessment be all pays the taxes when the assessment as paid shall techane a part of the indebtedness, secured by the repaid. The second the taxes of the terms of said obligation and also to recure any use, or efforts and the more repaid. If the event is the levies second to the terms of here is bledness second to assess of the terms of the second payable or if the interface of the indebtedness, secured by bligation, considered therein a part of the second part is given. This is therefore, and the second part of the second part is given able to the terms of the second part is given able to the terms of the second part terms is given able to the terms of the second part term and the there of the second part term and the there on the there to the there on the there to the there on the there of the second part term and the there on the there on the terms of the second part term and the there of the second part term and the there on the terms of the second part term and the there on the terms of the second part term and the terms of the second part term and the there of the second part term and the there of the terms of the second part term and the there of the terms and there is the terms of the second part term and the there on the terms of the second part term and the there of the second part term and the there of the terms and there the term terms and the terms and there there and the term of the terms of the terms of the terms of the terms of
STATE OF       Kansas         County of       Douglas         BE IT REMEMBERED, That on this <u>3rd</u> day of       August         Notary Publio       In the aforesaid County and State, came         Horbort W. Olmstod and Faye Jones Olmstad, his wifs         (SEAL)       to me personally known to be the same persona who executed the foregoing instrument and duly acknowledged th         Notary Public       In the aforesaid County and State, came         My commission expires on the25	•	and select of a good and indefensible exists of inheritance therein, free and clear of all incur- and that they will warrant and defend the same against all parties making lawful claim there. It is arcred baren the parties herein that the part. <u>169</u> of the first part half at all or assessed against said real exists when the same becomes due and payable, and that <u>will</u> unch sum and by nuch invariance company as shall be provided, and that will any all or the same defense of the same against all part <u>169</u> of the first part half at all or assessed against said real exists when the same becomes due and payable, and that <u>will</u> unch sum and by nuch invariance company as shall be provided, but the part. <u>160</u> of the second part may pay and the same that that in this indenture, and hall here interest as the state of 105° from the date of payment until but THIFGO THOUSAND is interest. And in the event that add part. <u>160</u> or the payment of as ald and by <u>1150</u> interest. And in the part. <u>U</u> of the second part, with all interest or same of more gavaned by the same transmitter the second part, with all interest or same of more gavaned by the same transmitter the second part, with all interest or same of more gavaned by the same meaning unany. The SG, With SG, With SG, with a second part, but all the second part thereof or any oblightion created thereby, or interest thereas, or 11 means that be been sum meaning unand. And 11 of the oblightion provide institution, absorbing and the whole warm remaining unand. And 11 of the oblightion provide institution, absorbing and the unant meaning unand. And 11 of the oblightion provide institute that become due and payable at the option of the baller heread, without n remends the unand, to the first mercanic all the improvement its at and here due mand, to the first part. <u>160</u> of the baller heread, without the institute to, and be balle here theread. <u>160</u> of the first part has <u>100</u> of the indenture and and interest, and here balle be volt here the same due theread and interest,	ete.  imes during the life of his indenture, pay all taxes or assessments that may be levie  times during the life of his indenture, pay all taxes or assessments that may be levie  the second part, the loss, if any, made payable to the part of the second part to the operation of the part of the second part of parts that are second parts of the second part of parts that are second parts of parts of the second part of parts of the second parts part
County of <u>Douglas</u> BE IT REMEMBERED, That on this <u>3rd</u> day of <u>August</u> <u>A.D. 19.46</u> , before me, <u>Notary Publio</u> in the aforesaid County and State, came <u>Horbert W. Olmstod and Eave</u> Jones Olmstod, his wife (SEAL) to me personally known to be the same person_ <u>a</u> who executed the foregoing instrument and duly acknowledged th execution of the same. <u>about witten</u> <u>by commission expires on the <u>25</u><u>day effection</u> <u>Aptil</u> Notary Public. <u>RELEASE</u> I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this <u>J</u> <u>A</u> <u>Marsh</u></u>	•	and select of a good and indefensible exists of inheritance therein, free and clear of all incur- and that they will warrant and defend the same against all parties making lawful claim there. It is arcred baren the parties herein that the part. <u>169</u> of the first part half at all or assessed against said real exists when the same becomes due and payable, and that <u>will</u> unch sum and by nuch invariance company as shall be provided, and that will any all or the same defense of the same against all part <u>169</u> of the first part half at all or assessed against said real exists when the same becomes due and payable, and that <u>will</u> unch sum and by nuch invariance company as shall be provided, but the part. <u>160</u> of the second part may pay and the same that that in this indenture, and hall here interest as the state of 105° from the date of payment until but THIFGO THOUSAND is interest. And in the event that add part. <u>160</u> or the payment of as ald and by <u>1150</u> interest. And in the part. <u>U</u> of the second part, with all interest or same of more gavaned by the same transmitter the second part, with all interest or same of more gavaned by the same transmitter the second part, with all interest or same of more gavaned by the same meaning unany. The SG, With SG, With SG, with a second part, but all the second part thereof or any oblightion created thereby, or interest thereas, or 11 means that be been sum meaning unand. And 11 of the oblightion provide institution, absorbing and the whole warm remaining unand. And 11 of the oblightion provide institution, absorbing and the unant meaning unand. And 11 of the oblightion provide institute that become due and payable at the option of the baller heread, without n remends the unand, to the first mercanic all the improvement its at and here due mand, to the first part. <u>160</u> of the baller heread, without the institute to, and be balle here theread. <u>160</u> of the first part has <u>100</u> of the indenture and and interest, and here balle be volt here the same due theread and interest,	ete.  imes during the life of this indenture, pay all taxes or assessments that may be levie  times during the life of this indenture, pay all taxes or assessments that may be levie  the second part, the loss, if any, made payable to the part of the second part to the pay uch taxes when the same become due and payable and to level pail of predicts  second part, and the amount so paid shall cohome a part of the inductdness, secured b  by repaid.  account the part of the second part of payable and to level pail predicts  part of money, executed on the and payable and to level pail predicts  second part, the loss, if any, made payable and to level pail predicts  second part, the loss, if any, made payable and the level pail predicts  second part, the loss, if any, and the part of the inductdness, secured b  pay repaid.  second part, the pay and taxe is a committee of the part of efficient predicts  second predicts predicts and the part of the second payable or if the insurance of the second payable or if the insurance of the theread it had be level for the said payable or and the insurance of the second part of the second part of the insurance of the theread of the said payable or if the insurance of the theread, in the day and the said of all moneys arises from methy and payable or if the insurance of the theread, in the manifer provided by the said to bare a receiver part
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Notary Public       in the aforesaid County and State, came         Horbort W. Olmsted and Faye Jones Olmaind, his wife         (SEAL)       to me personally known to be the same person_a who executed the foregoing instrument and duly acknowledged th execution of the same.         IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year law above written.         My commission expires on the25	•	and select of a good and indefensible exists of inheritance therein, free and dier of all incrus and that they will warrant and defend the same spint all parties making havful claim they it is acreed beyone the partic haver to have the part <u>100</u> of the fora part shall all or assessed agains said real exists when the same becomes due and payable, and that <u>111</u> exists and <u>112</u> inherent. And in the event that said part <u>182</u> , of the fora part shall all the inherent to the partic <u>112</u> of the second part <u>182</u> , of the fora part shall be the inherent to the part <u>112</u> of the second part <u>112</u> of the inherent as herein particle, then the part <u>112</u> of the second part <u>112</u> of the inherent is indenture, and hall beer inherent at the rate of the sharp of the part of the inherent as the second in the part <u>112</u> of the second part, and the part of the part of the inherent and by <u>112</u> there are an <u>112</u> of the second part, with all that in a dependence of the forat <u>112</u> of the second part, with a line there are sum of <u>112</u> there are an <u>112</u> of the second part, with all markers or sum of <u>112</u> there are and <u>112</u> that <u>112</u> the <u>112</u> <u>112</u> of the second part, with all markers and <u>112</u> of the first Silf that <u>112</u> the <u>112</u> <u>112</u> the taxe can all and <u>112</u> the <u>112</u> that <u>112</u> the <u>112</u> <u>112</u> the <u>112</u> the <u>112</u> the <u>112</u> the <u>112</u> the <u>112</u> the <u>112</u> interest of any oblightion created therein, or if the beindings on maid, and all of the oblightion <u>112</u> the <u>1</u>	ete.  imes during the life of this indenture, pay all taxes or assessments that may be levie  times during the life of this indenture, pay all taxes or assessments that may be levie the second part, the loss, if any, made payable to the part of the second part to the pay uch taxes when the ame become due and payable and to level pail premiser insure to a pay uch taxes when the ame become due and payable and to level pail premiser insure to a second part, the loss, if any, made payable to the part or effert and the amount so paid shall coheme a part of the industrences are second in the <u>STM day of Auroust</u> 10.446 are and of money, executed on the <u>STM day of Auroust</u> 10.446 are account the part of the term of said obligation and also to secure any any constrained payable. The to report the tax are payable and to level the insurance in the instrume of the lower are accounted and the payable or if the insurance is an injectal. DIDOUXIONAL of the said payable or if the insurance is include the said a payable or if the insurance is include the said and in a payable or if the said payable or if the insurance is include the said payable or if the insurance is include the said of a law and out of all momers are and the payable is a second part
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(SEAL)       to me personally known to be the same persona who executed the foregoing instrument and duly acknowledged the securition of the same.         In Notary Public.       In Notary Public.         My commission Expires on the26	e 1	and select of a good and indefensible exists of inheritance therein, free and clear of all incur- and that they will warrant and defend the same spint all parties making lawful clim there. It is arreed between the parties therein that the part_ <u>169</u> of the first part shall all there is arreed arginn said real exists when the same becomes due and payable, and that <u>WII</u> when and by uch baserance company as shall be prediced and directed by the part_ <u>100</u> extent of <u></u>	etc. times during the life of this indenture, pay all taxes or assessments that may be levic dependent of the buildings upon axid cred entire insured against for and torsade the accord part, the loss, if any, made payshe to the part. <u>L</u> or the scend part to the sport dependent of the part. <u>L</u> of the scend part is the pay such taxes when the same become due and payshe and to keep aid permission insure by result. DOLLARS use the same shear the terms of axid oblightion and also to previous the scend payshe and the scend pay result. DOLLARS use of these seconds to the terms of axid oblightion and also to receive any unit of axis of a bit of the scend payshe and the scenare approximation of the scend payshes and the scenare approximation and also to scenare approximate the scenare of the scenare pays
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If y commission Expires April 25, 1947       W. A. Schaal       Notary Public.         RELEASE         I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register         of Deeds to enter the discharge of this mortgage of record. Dated this       J. Schart       J. Microsoft		and select of a good and indefensible exists of inheritance herein, free and clear of all incurses and that they will warrant and defend the same against milding having clean the parts having a large backwork the parts herein that having a more and part of the incurse compares as hall be prediced and directed by the part	etc. times during the life of this indenture, pay all taxes or assessments that may be levic intervention of the second part, the loss, if any, made payshe to the part. <u>J</u> . of the second part
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I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Registe of Deeds to enter the discharge of this mortgage of record. Dated this day of		and select of a good and indefensible exists of inheritance herein, free and diew of all intrue and that they will warrant and defend the same spint all parties making having claim that The is acreed between the parties therein that the part_050 of the first part shall fail the restanced agains soid real exists when the same becomes due and payable, and that will be restanced agains soid real exists when the same becomes due and payable, and that will be restanced agains soid real exists when the same becomes due and payable, and that will be restant of	etc. times during the life of this indenture, pay all taxes or assessments that may be levic
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GA Decis to enter the distance of the mapped of the second s		and select of a good and indefensible exists of inheritance herein, free and clear of all intrue and that they will warrant and defend the same against all parties making lawful clian there It is arreed baren the parties that the same becomes due and payable, and that will be are assessed against sold real exists when the same becomes due and payable, and that will be reacted against sold real exists when the same becomes due and payable, and that will be are the same by two biascrate company as shall be prediced and directed by the part	etc. times during the life of this indenture, pay all taxes or assessments that may be levie interpetite buildings upon axis for and termado in the second part, the loss, if any, made payable to the part. <u>J.</u> of the second part of the second part of the second part of the second part is the pay tack taxes when the anse become due and payable and to terp said premiser inverse by replace taxes when the anse become due and payable and to terp said premiser inverse by replace taxes when the anse become due and payable and to terp said premiser inverse by replace taxes when the anse become due and payable and to terp said premiser inverse by replace taxes when the anse become due and by the second part. The during thereon according to the terms of said oblightion and also to secure any uncertained therein fully discharder. If default is made in such payments or an its of for an advertise beginsen-mersely by intermediate therein fully discharder. If default is made in such payments or an its of the second part, the ansatz provide by the and to have a nector payable to intermediate therein fully discharder. If default is made in such payable or if the intermace of the second part, the and payable or if the intermace of the second part is the intermace of the second part is the intermace of the second part. There is that the term of the second part is the intermace of the
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