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## MODTCACE DECOD

The World Co., Lawrence, Kansas FROM	STATE OF FANSAG DOWNER	
1. (6) A strange st Strange strange st Strange strange stra	STATE OF KANSAS, DOUGLAS COUR This instrument was filed for record	on the 28 day
TO		At 1:50 . P.
$ \frac{\partial (\mathbf{x}_{i})}{\partial \mathbf{x}_{i}} = \sum_{j=1}^{n} \frac{\partial (\mathbf{x}_{j})}{\partial \mathbf{x}_{j}} = \frac{\partial (\mathbf{x}_{i})}{\partial \mathbf{x}_{i}} = \frac{\partial (\mathbf{x}_{i})}{\partial \mathbf{x}_{i}} = \sum_{j=1}^{n} \frac{\partial (\mathbf{x}_{j})}{\partial \mathbf{x}_{j}} = \sum_{j=1}^{n} \frac{\partial (\mathbf{x}$	Marst	d G. Deck Register of Deeds.
	By	Deputy.
THIS INDENTURE, Made this day of	September in the new of	our Lord nineteen hundr
forty three between	ine year of	our Lord nineteen hundr
Douglas F, Jennings and Leone L. Jennings, his wi	fe	
of Lawrence in the County of Dougle	sand State of Kans	n an
of the first part, and Lydia Tidrow	and State of <u>Aans</u>	88
WITNESSETT mark at the standard		
WITNESSETH, That the said parties of the first part, in consi Twenty Five Hundred	deration of the sum of	
to	lged, ha ve sold and by these presents de	DOLLAR
bigs to the said part of the second part ner	heirs and assigns forever all that treat an	parcel of land situated i
he County of Douglas, and State of Kansas, described as follows, to-	vit:	
Lot thirty-three (33) on Ohio Street, in t	he City of Lawrence, Kansas	
ith all the appurtenances, and all the estate, title and interest of the sa	id part 105 of the first part therein. And	he said
ith all the appurtenances, and all the estate, title and interest of the sa parties of the first part		
hereby covenant and agree that at the delivery hereof they	are the lawful owner St the	
ith all the appurtenances, and all the estate, title and interest of the sa parties of the first part hereby covenant and agree that at the delivery hereof	are the lawful owner St the	
d seized of a good and indefeasible estate of inheritance therein, free a	are the lawful owner of the ind clear of all incumbrances	
d seized of a good and indefeasible estate of inheritance therein, free a is grant is intended as a mortgage to secure the payment of the sum Twenty Five Hundred	are the lawful owner of the indicator of all incumbrances	premises above granted,
d seized of a good and indefeasible estate of inheritance therein, free s is grant is intended as a mortgage to secure the payment of the sum Twenty Five Hundred one certain note thi	are the lawful owner of the ind clear of all incumbrances of	premises above granted,
d seized of a good and indefensible estate of inheritance therein, free s is grant is intended as a mortgage to secure the payment of the sum Twenty Five Hundred one certain note thi parties of the first part	are the lawful owner of the nd clear of all incumbrances ofDollars, a s day executed and delivered by the said	premises above granted,
d seized of a good and indefensible estate of inheritance therein, free s is grant is intended as a mortgage to secure the payment of the sum Twenty Five Hundred one certain note thi parties of the first part	are the lawful owner of the ind clear of all incumbrances of	premises above granted,
d seized of a good and indefensible estate of inheritance therein, free s is grant is intended as a mortgage to secure the payment of the sum Twenty Five Hundred one certain note thi parties of the first part	are the lawful owner of the nd clear of all incumbrances ofDollars, a s day executed and delivered by the said	premises above granted,
d seized of a good and indefeasible estate of inheritance therein, free s is grant is intended as a mortgage to secure the payment of the sum <u>Twenty Five Hundred</u> <u>one</u> certain <u>nota</u> thi <u>parties of the first part</u> the said part <u>y</u> of the second part	are the lawful owner of the and clear of all incumbrances of	premises above granted,
	are the lawful owner of the ind clear of all incumbrances of	premises above granted,
	are the lawful owner of the ind clear of all incumbrances of Dollars, a s day executed and delivered by the said	premises above granted, coording to the terms of therein specified. But t up thereon, then this
	are the lawful owner of the ind clear of all incumbrances of Dollars, a s day executed and delivered by the said	premises above granted, coording to the terms of therein specified. But t up thereon, then this
	are the lawful owner of the nd clear of all incumbrances of	premises above granted, coording to the terms of therein specified. But to up thereon, then this said part <u>y</u> art thereof the d, or any part thereof
	are the lawful owner of the ind clear of all incumbrances of	coording to the terms of coording to the terms of therein specified. But to up thereon, then this said part y of the d, or any part thereof, neipal and interest, to- making such sale, on
	are the lawful owner of the ind clear of all incumbrances of	therein specified. But t up thereon, then this said part yof the d, or any part thereof, nelpal and interest, tomaking such sale, on heirs and assigns
	are the lawful owner of the ind clear of all incumbrances of	therein specified. But t up thereon, then this said part yof the d, or any part thereof, nelpal and interest, tomaking such sale, on heirs and assigns
	are the lawful owner of the ind clear of all incumbrances of	therein specified. But t up therein specified. But t up thereon, then this said part y of the d, or any part thereof, neipal and interest, to- making such sale, on heirs and assigns I seal_s_the day and
	are the lawful owner of the ind clear of all incumbrances of	therein specified. But t up therein specified. But t up therein, then this said part y of the d, or any part thereof, neipal and interest, to- making such sale, on heirs and assigns d seal_s_the day and (SEAL)
	are the lawful owner of the ind clear of all incumbrances of	therein specified. But t up therein, specified. But t up thereon, then this said part y of the d, or any part thereof, neipal and interest, to- making such sale, on heirs and assigns I seal_5_the day and
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	are the lawful owner of the ind clear of all incumbrances of	therein specified. But t up therein, specified. But t up therein, then this said part y of the d, or any part thereof, neipal and interest, to- making such sale, on heirs and assigns d seal_s_the day and (SEAL) (SEAL)
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Lydia Stidros

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