This Indenture, Made this ) 14 day	of Leptember in the year of
	hotwarn
Mollie E. Asher and Nerry B. Helver, t	his hurband
of the Otty of Jawrence County	y of _ DOWOLW/ and State of Kansas,
of the first part, and The Kansas National Building and Loan As	ssociation of Lawrence, Kansas, of the second part,
Ditnesseth, That said parties of the first part, in consider	eration of the sum of DOLLARS,
on Number of the duly paid, have sold, and by these presents do gr	
그 문자가 보다 중요한 경기를 하지 않는데 그리고 있다. 전경이 다른 사람들은 사람들이 되었다면 되었다.	1 1 C
and assigns, all that tract or parcel of land situated in the County of Doug Lot No Explicit two (8%) on Dince know the Charles of the Gity of Laurence know the Carlies, of the first part, Aubjusted from favor of said Hisoria tron, neveral Deeds in and for Douglas County, tarnes fuge 13,	Block to sifty fours 4) minut
Got the said parties of the first part, subj	cet however to polion mortgage of
Thoun favor of said Hesoliation, record	in Book Ne by of Mortgages, at
fage 1-3,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
0 0	
with the appurtenances and all the estate, title and interest of the	ne partical of the first part therein; and the said
farties of the first fart do do	nereby covenant and agree that at the delivery hereof nted, and seized of a good and indefeasible estate of
inheritable therein free and clear of all incumbrances, and that LW and peaceable possession of the said party of the second part, an	Lywill warrant and defend the same in the quiet
THIS GRANT is intended as a Mortgage to secure the payme	ent and the full performance of all the obligations and
conditions of a certain Bond this day executed by the said	<u>,                                    </u>
to the said Kansas National Building and Loan Association, provided; and upon the prompt performance of all said conditions	for the payment of \$100 as therein
Aconyovance shall be void. But if default be made in the performa	ince of any of the conditions of said bond, or an the
naking of any payments therein provided when the same shall be which are assessed or levied against said premises are not paid at	the time when the same are by law made due and
bayable, then upon the happening of any said failures, the whole of s	all immediately become due and payable, and it shall be
And ful for the said party of the second part, or assigns, at any time the	ived or not, at the option of the party of the second
part or assigns; and out of the moneys arising from such sale, to reta	ith the cost and charges of making such sale; and the
Overplus, if any there be, shall be paid by the party making suc	h sale, on demand, to the saidheirs and assigns.
The parties of the first part hereby agreeto maintain insur	
as provided in the by-laws of said Association.  In 1Dituess 1Dhereof, The said parts of the first	part half hereunto settler hands and seaks the
day and year above written.	Mrs Mollie E. Asher [1. s.]
A second	
	[i. S.]
State of Bansas Douglas/ On this J. M. Wight, a Notar personally came Mollic E.  and M. W. Bansa L. Ba	— Comin. ss.
On thisday	of Alettennber A. D. 1896 before me,
1. A. Wight, a Notar	in and for said County,
personally Came/Mollico.	psnerwalling spener, were
to me personally known to be	the menten persons accertach in this area
	antors, and duly acknowledged the execution of the same. hereof, I have hereunto subscribed my name and affixed
	Latabase militar
My commission expire MOV MUU  A. D. 180/a. at 10 <sup>3</sup> / <sub>2</sub> a victor	1. 1. Wight Solary Public.
Recorded Alfrid	H-N
Recorded Ald	James Broth
	Register of Deeds.