76404 THE MODIFIUS, Med an 31at Charley H. Michols and Max	tay a March	19 61 between
Lawrence Soliding and Loan Association of Lawrence Soliding and Loan Association of Lawrence soliding and the solid solid the first part of the solid solid the solid the solid solid the so	rt, in consideration of the lass of the seen of 100^{-10} mm m m m m m m m m m m m m m m m m m	of Kannas parklon of the first part, and rold and by this indenture do GRAIT, described real estate situated in the County of
The North Half of in that part of th known as North Law	Lot 12 in Simpsons Sub a City of Lawrence for wrence, Douglas County,	division morly Kansas
er with all heating, Baking, and planting equipment and or blinks, used or or in connection with said property, wh D MAVE AND TO HOLD THE SAME, With all and singular of the said part <u>105</u> of the first part do premises above granted, and astend of a good and indefeat	r the tenemients, hereditaments and appurtenances	thereunts belonging, or in anywise appertaining,
they will warrant and defend the s- s spreid between the parties hereto that the particles at may be levied or asserted against raid raid estate wh d raid estate insured for loss from fire and extended o the account part, the loss, if any, made payable to the p int part shall fail to pay such taxes when the same here art may pay said taxes and insurance, or either, and the rest at the raise of 10% from the date of payment us	tame against all parties making lewiful chaim ther of the first part shall st all times during the le- merage in such som and py puble, and that merage in such som and by neth lemarance comp marky of the second part in the internet leman me due and payable or in kerge mail promotes has a amount an paid shall become a part of the indu it folly regain.	to. the of this industrieve, pay all taxets and assess- they will keep the buildings was shall be specified and directed by the set. And in the event that and part10.3 term as haven's provided, then the party of the bindingst, secured by this indefunce, and shall
AFCD , 1901 , and by its to areas of said obligation, also to secure all future advance widenced by note, hook account or otherwise, up to the o in of the obligation thereof, and also to secure any sum or any taxes with interest thereon as herein provided in the o	Mightion for the payment of said sum of money, reat made payable to the party of the second par- est for any purpose made to part. 108. of the rightal amount of this mortgape, with all interest some of manay advanced by the said party of the sent that said are 10. But a fam.	recorded on the <u>318t</u> day of , with all interest according thereon according first part by the party of the second part, according on such therms advances according to accord part to pay for any insurance or to dis-
art 10.8. of the first part hards passion to party of the sold written obligation, also all foture advances hereunder, of said property and collect all press and shows and apply pry to keep sold property in benatable condition, or other ment of ment shall continue in force until the simula halas in an manner prevent or retard party of the second part in the failure of the second part to assort any of its right here ind its insits upon and enforces writted second part in the insite open and enforces writted conducts with all the said part 10.9 of the first part shall cause to be pain out of said note hereby secured, and under the terms an ex, made to. <u>the order lamout of the mercance</u>	where at any time shall not be construed as a well be terms and provisions in table obligations and in id to party of the second part, the entire amount d provisions of any obligation hereafter incurred	ver of its right to assert the same at a later this mortgage contained. due it hereunder and under the terms and by part_08 of the first part for future
ex, made to. <u>Uhpern</u> it or otherwise, up to the original sensort of Usis mortgage, this mortgage contained, and the provisions of future obligs is default he made in payment of such obligations or any pay are not paid when this rare boccome due and payable, or pit in as spool repair as they are new, or if wants is cannot paid, and all of the obligations for the sensity of which the hereory, withhest notice, and it shall be instruct for the said the inspresentations. Hereos is the manone provided by law a president horizon, and it shall be instruct for the said of principal and interest together with thy costs and charge on density the parties hereis that the tarms and provide one, shall extend and have to all obligatory upon the b hereis.	ri thereof or any chilapiton created thereby, or if the insurance is not kept up, as provided herein that on and premises, then this conveyance shall be indexed by the sizes shall inmediately mature and party of the second part, its secretary and anis and to kave it receiver appointed in callect the ere of a secretary and anis part includes the terrebut day and out of all incomes arbitrary arbitrary includes the terrebut day the second part, and here one presented by law, and just of all incomes arbitrary arbitrary includes thereta, and the correlat, if any there here first and the law carts of the second part of the second part.	never thereos, or if the taxes on said real , or if the buildings on said real exists are become abuilts and the whole num renain- become due and payable at the option of the stats and benefits accruise therefore, and to be from nuch said to retails the mount the be, shall be paid by the party making such
WITNESS WHEREOF, the part 108 of the first part	te Ve terrate at their backed (SEAL) Mary J. Sloho	neal the day and year last above written.