12.54

secured hereby, may at shall be added to the ar the time of said paymer immediate possession of And if default be thereof, then all unpaid legal holder of said noty Appraisement waived at Now if said	said mortgage, then the party of the his option, for the protection of this is nound secured by this mortgage and a t, and he miny declare this mortgage said premises and forelosure of this made in the payment of any one of t installments shall become immediate and shall draw interest at the rate option of mortgagee. Of the first	he installments described in this mortgage and note when due, or any part by due and payable, at the option of the part Y of the second part or the e of ten per cent. per annum from the date of said note until fully paid.
shall pay or cause to be described note mention wholly discharged and v or any interest thereon, and levied against said p not kept up, then the w partyof the second p	paid to said party of the second to see, together with the interest thereco- old; and otherwise shall remain in fur is not paid when the same is due; an aremises or any part thereof are not p	ad part. <u>his</u> heirs or assigns, said sum of money in the above n, according to the terms and tenor of the same, then these presents shall be ll force and effect. But if said sum or sums of money, or any part thereof, d if the taxes and assessments of every nature which are or may be assessed sid when the same are by law made due and payable, or if the insurance is at thereon, shall and by these presents become due and payable, and said of said premises and forcelosure of this mortgage.
the said part yof the	he second part, executors, administrat	ors and assigns that they are
		ential Inv. Co. of Topeka: Said mortgage
in turn, assi	gned to the New Yorl	k Life Ins; Co. on 4-6-50; on which there
Page 544 and and that they premises against the law	in Book 98, Page 28 will, and their heirs, executive ful claims and demands of all	ators and administrators shall, forever warrant and defend the title of the said
year first above written.	" nereoi, The said parties	of the first part havehereunto set theirhands the day and $V = V$
		Jack S. Moon
		Virian f moon
		A an o woon
STATE OF K		
	Be It Remember	ed, That on this 20th day of February 4 p. p. 63
Douglas 1. MEHO CONTARY CONTARY CONTARY	Be It Remember before me	ed, That on this 20th day of February A. D. 1963 Clyde. F. Mersmann a Notary Public anty and state, came. Jack G. Moon and Vivian J. wife- known to be the same person who executed the within instrument of REOP, I have hereinto subscribed my.mme and affixed my official seel on stabove write.
Douglas	Be It Remember before me	ed, That on this 20th day of <u>February</u> A. D. 19.63 Clyde. F. Mersmann a Notary Public anty and state, came. Jack G. Moon and Vivian J. wife- known to be the same person who executed the within instrument of REOP, I have hereinto subscribed my.mmye and affixed my official seal on
Douglas MEHO O TARY O TARY O D L ¹ C	Be It Remember before me	ed, That on this 20th day of February A.D. 19 ⁶³ Clyde F. Marsmann a Notary Public may and state, came Jack G. Moon and Vivian J. Mifer. Known to be the same person who executed the within instrument of REOF. I have hereanto subscribed my more and affixed my official seal on ast above write.
Douglas MEHO O TARY O TARY O D L ¹ C	Be It Remember before me in and for said Coo Moon, his to me personally writing, and duly IN WITNESS WHE the day and year it Octoher - 2 1960	ed, That on this 20th day of February A.D. 1963 Clyde F. Marsmann a Notary Public may and state, came Jack G. Moon and Vivian J. Mine And State an

This rate is a way with a way with a way write a way on the crige a) thortgage enternal thortgage enternal and a way of a way of

1

0