Mortgagor hereby assigns to mortgagee the rents and income arising at any and all times from the arged to secure this note, and hereby authorize mortgagee or its agent, at its option, upon default, to take reports and collect all rents and income and apply the same on the payment of insurance premiums, tax or in this mortgage or in the note hereby secured. This assignment of rents shall continue in force us aliance, of said note is fully paid. It is also agreed that thewaking of possession hereunder shall in no ma take the assumement of the assumption fee as specified in the promises covered hereby without the consent of a difference of the assumption fee as specified in the promises covered hereby without the consent of a said mortgage shall be any change in the ownership of the premises covered hereby without the consent of a the assumption fee as specified in the promises rowered hereby without the consent of a said mortgagee and foreclosure proceedings may be instituted thereon. If here shall be any change in the ownership of the premises any extensions or renewais thereof. If and mortgage value are the alection of the mortgagee and foreclosure proceedings may be instituted thereon. If said mortgage values do be paid to mortgagee the entire abound due it hereunder and under rovisions of ad note hereby secured including future advances, and any extensions or renewais thereof in the presents shall be void; otherwise to remain in full force and effect, and mortgagee shall be interest presents and provisions thereof, and comply with all the provisions in a not ad and the wide and there wide and there advances is a present of a said action to renew and effect. This mortgage or take any other legal action to protect its rights, and from the date of meetaad and exemption laws are hereby wived."

estead and exemption laws are hereby waived. WHENEVER USED, the singular shall include the plural, the plural the singular, and the use of any gender shall be licable to all genders. This mortgage shall be binding upon the heirs, executors, administrators, successors and assigns of the resp

IN WITNESS WHEREOF, said mortgagor has bereanto set his hand the day and year first above written.

X Donald E. Gordon

X Judy A Gordon

147 107

## ACKNOWLEDGMENT

STATE OF KANSAS,

Be it remembered that on this

TESTIMONY WHEREOF, I have hereanty set my hand and Notarial Scal the

SATISFACTION

TARY Walley! CCUIT:

has been paid in full, and the Register of Dout Recorded April 3, 1969 at 2:31 P.M.

Janue Beam\_Register of Deeds

Notary Public.

Reg. No. 3,772 Fee Paid \$4.50

MORTGAGE BOOK 193. This Indenture, Made this nonala J. orregue

party of the fighthert, and Carpy K. Lalost and Bhosf. Whilett, and JLT. . Refere, his are Witnesseth, that the said part y of the first part, in consideration of the sum of upe of the second par this indentiture do GRANT, BARGAIN, SELL and MORTGAGE to the said part iss of the second part, the following described real estate situated and being in the County of State of Kansas Ho-wite Lot one Bundred Ninety-three (193) on Ohdo Street, in the City of w