rising at any and all times from rtgagee the rents and in authorize mortgagee or come and apply the sam rent, at its option, upon default, to the payment of insurance premiums, able condition, or other charges or nt of rents shall continue in forc of possession hereunder shall in no othermise 207

PP-P

te hereby secu It is also agre n of said sums

covered hereby without the consent of the mortgagee ry note, the entire indebtedness shall become due and ors may be instituted thereon.

This mortgage shall be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto.

IN WITNESS WHEREOF, said mortgagor has bereunto set his hand the day and year first above writte

	William T. Harris
	Virginia Lea Harris ACKNOWLEDGMENT
STATE OF KANSAS, County of DOUGLAS	,]53.
	Be it remembered, that on this
	A.D. 1971, before me, the undersigned, a Notary Public in and for the
County and State aforesaid, came	
All Commission expires October 1	The second se
September 3, 1971 at 2:1	

Recorde

• MORTGAGE

due referred of as Denover and CAPITOL real and Decondence of CAPITOL Twenty Thousand and No/200 = $^{\circ}$