This Incenture, Made this 2nd day of August in the pass of our Lord one thousand nine handred and Forty-seven between Years Lo. Eberly, and Hazel Mac Eberly, husband and wife, of Leavence in the County of Douglas and State of Kansas Leavence in the County of Douglas and State of Kansas Witnesseth, that the said part is of the first part, in consideration of the sum of Two Thousand Dollars (\$2000.00) Two Thousand Dollars (\$2000.00) Them doly paid the receipt of which is hereby admondeded, he Ye. sold and by this indenture of GRANT, BARGAIN, SELL and MONTAGE to the said part y of the second part, the following described create intusted and being in the County of Douglas and State of Kansas, toward The South Half of the Northwest Quarter of Section Two (2), Township Fifteen (15), South Range Rineteen (19) East of the first part therein. And the said part 100 first parts therein. And the said parts parts and and interest of the said part 100 first parts therein. And the said parts parts and and interest parts and first parts therein, from died and interest. It is a great the said the said parts and the said parts and parts
pear of our Lord one thousand nine hundred and Forty-seven Vern Le Eberly and Hazel Mae Eberly, husband and wife, between Vern Le Eberly and Hazel Mae Eberly, husband and wife, between of Lewrence in the County of Duglas and State of Kansas part 168 of the first part, and Julia/Maxwell Part Y of the second part. Witnesseth, that the said part 168 of the first part, in consideration of the sum of Two Thousand Dollars (\$2000,00) DOLLARS to them do QRANT, BARGAIN, SELL and MORTGAGH to the said part y of the second part, the following described and State of Kansas, to-wit: The South Half of the Northwest Quarter of Section Two (2), Township Fifteen (15), South Range Nineteen (19) East of the Sixth Principal Meridian with the appurtenance and all the estate, title and interest of the said part 168. of the first part therein. At the said part 168 of the first part to benefit owners and ages that at the diverge bosed they are the part of the pennins above granted, and stated of a good and indefaults entare to inhustance therein, five and dare of all incumbrance. His a speed between the parties hereou that the part — of the first part that all first diverge bosed they are the part of the pennins above granted, and stated of a good and indefaults entare to inhustance therein, five and direct by the part Y. of the second part the said part to the part of the pennins above granted, and stated of a good and indefaults entare to fine the same spins all parties the part of the said part to the part of the part of the parties and direct by the part Y. of the second part to the said part to the said part to the part of the part of the part of the said part to the part of the first parts that at all time during the by of the part Y. of the second part the said fall part to the said parts the part of the first parts that at the part of the parts and the part of the first parts that at the part of the parts of the first parts that the part of the parts of the parts of the first parts that the part of the parts of
Vern L. Eberly and Haze! Mac Eberly, husband and wife, of Lawrence in the Counts of Douglas and State of Kansas part 163 of the first part, and Julia Maxwell. Part Y of the second part. Witnesseth, that the said part 165 of the first part, in consideration of the sum of Two Thousand Dollars (\$2000,00) DOLLARS to them duly paid, the receipt of which is hereby acknowledged, ha Ye cold, and, by this indicature of QRANT, BARGAIN, SEIL and MORTGAGH to the said part Y of the second part, the following described and state dutated and being in the Country of Douglas and State of Kansas, to-wit: The South Half of the Northwest Quarter of Section Two (2), Rownship Fifteen (15), South Range Nineteen (19) East of the Sixth Principal Meridian with the appurtenances and all the estate, title and interest of the said part 165 of the first part therein. And the said part 165 of the first part the part of the said part 165 of the first part therein. And the said part 165 of the first part the part of the said part 165 of the first part therein. It is agreed between the perise hereon that the part of the said part 165 of the first part therein. It is agreed between the perise hereon that the part of the said part 165 of the first part therein. It is agreed between the perise hereon that the part of the said part 165 of the first part therein. It is agreed between the perise hereon that the part of the said part 165 of the first part therein. It is agreed between the perise hereon that the part of the said part 165 of the first part therein. It is agreed between the perise hereon that the part of the said part 165 of the first part therein. And the said part 165 of the first part therein. It is agreed between the perise hereon that the part of the said part 165 of the first part therein. And the said part 165 of the first part therein and part 165 of the first part therein and part 165 of the first part therein and part 165 of the first may be peried and direct by the part 165 of the second part with part part
of Lewrence in the County of Douglas and State of Kansas part 168 of the first part, and Julia/Maxwell1 Part Y of the second part.
part 168 of the first part, and Witnesseth, that the said part 168 of the first part, in consideration of the sum of Two Thousand Dollars (\$2000.00) DOLLARS to them duly paid, the receipt of which is hereby acknowledged, ha Ye. sold, and by this indenture of the second part, the following described and State of Kansar, to-wiit: The South Half of the Northwest Quarter of Section Two (2), Township Fifteen (15), South Range Nineteen (19) East of the Sixth Principal Meridian with the appurtenances and all the cetate, title and interest of the said part 163. of the first part therein. And the said part 163. of the first part of better permissions of a good an indeaseable seate of inhumance therein, free and dear of all incumbrances. At the said part 163. of the first part of better permissions of a good an indeaseable seate of inhumance therein, free and dear of all incumbrances. It is agreed between the parties between that the part of the said part 163 and the said part 163. It is agreed between the parties between the part of the said part 164 and the said part 165 an
part 168 of the first part, and Witnesseth, that the said part 168 of the first part, in consideration of the sum of Two Thousand Dollars (\$2000.00) DOLLARS to them duly paid, the receipt of which is hereby acknowledged, ha Ye. sold, and by this indenture of the second part, the following described and State of Kansar, to-wiit: The South Half of the Northwest Quarter of Section Two (2), Township Fifteen (15), South Range Nineteen (19) East of the Sixth Principal Meridian with the appurtenances and all the cetate, title and interest of the said part 163. of the first part therein. And the said part 163. of the first part of better permissions of a good an indeaseable seate of inhumance therein, free and dear of all incumbrances. At the said part 163. of the first part of better permissions of a good an indeaseable seate of inhumance therein, free and dear of all incumbrances. It is agreed between the parties between that the part of the said part 163 and the said part 163. It is agreed between the parties between the part of the said part 164 and the said part 165 an
Witnesseth, that the said part 168 of the first part, in consideration of the sum of Two Thousand Dollars (\$2000.00) DOLLARS to them duly paid, the receipt of which is hereby acknowledged, ha Ye sold, and by this indenture of CRANT, BARGAIN, SELL and MORTGAGE to the said part Y of the second part, the following described and State of Kansar, to-wit: The South Half of the Northwest Quarter of Section Two (2), Township Fifteen (15), South Range Nineteen (19) East of the Sixth Principal Meridian with the appurtenances and all the estate, title and interest of the said part 168 of the first part therein. And the said part 168 of the first part of hereby covenant and agree that at the delivery hereof they are the permises above general, and sended of a good an indexasible seates of historican cherical free and dear of all incombanes. It is agreed between the parties between the part of the first part tall at all issendance therein, free and dear of all incombanes. It is agreed between the parties have not that the part of the first part tall at all issendance therein, free and dear of all incombanes. It is agreed between the parties have not that the part of the first part tall at all issendance therein, free and dear of all incombanes. It is agreed between the parties have not that the part of the first part tall at all issendance therein, free and dear of all incombanes. It is agreed between the parties have not the part of the strength of the parties and the same against first and termed in such sum and spin terms to be consequent to the part of the strength of the parties have not all the parties and the same against first and termed in such sum and spin the same become due and payable on the part of the same against all parties making layers of the same against first and trends in such sum and spin the same become due and payable on the part of the indexedness, secured by the part of the same and payable to the part of the first part tall tall the payable to the part of the same against the parties an
Witnesseth, that the said part ies of the first part, in consideration of the sum of Two Thousand Dollars (\$2000,00) DOLLARS to them duly paid, the receipt of which is hereby acknowledged, ha We rold, and by this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the following described real estate situated and heing in the County of Douglas and State of Kansas, to-wit: The South Half of the Northwest Quarter of Section Two (2), Township Fifteen (15), South Range Nineteen (19) East of the Sixth Principal Meridian with the appurtenances and all the estate, title and interest of the said part ies of the first part therein. And the said part ies of a good and indersable exter of inherence therein, fire and deser of all incumbrances. It is agreed between the puries hereto that the part of the first part while and it is agreed between the puries hereto that the part of the first part and it is a greed between the puries hereto that the part of the first part and it is a first part in each first part while and it is agreed between the puries hereto that the part of the first part and it is a first part therein. It is agreed between the puries hereto that the part of the first part and it is a first part in each first part the buildings upon and it reads and a grown of the part of the grown of the part of the grown of the part of the grown of the grown of the grown of the part of the grown o
Witnesseth, that the said part ies of the first part, in consideration of the sum of Two Thousand Dollars (\$2000,00) DOLLARS to them duly paid, the receipt of which is hereby acknowledged, ha We rold, and by this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the following described real estate situated and heing in the County of Douglas and State of Kansas, to-wit: The South Half of the Northwest Quarter of Section Two (2), Township Fifteen (15), South Range Nineteen (19) East of the Sixth Principal Meridian with the appurtenances and all the estate, title and interest of the said part ies of the first part therein. And the said part ies of a good and indersable exter of inherence therein, fire and deser of all incumbrances. It is agreed between the puries hereto that the part of the first part while and it is agreed between the puries hereto that the part of the first part and it is a greed between the puries hereto that the part of the first part and it is a first part in each first part while and it is agreed between the puries hereto that the part of the first part and it is a first part therein. It is agreed between the puries hereto that the part of the first part and it is a first part in each first part the buildings upon and it reads and a grown of the part of the grown of the part of the grown of the part of the grown of the grown of the grown of the part of the grown o
to them duly paid, the receipt of which is hereby acknowledged, ha Ye. sold, and by this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the following described and state situated and being in the County of Douglas and State of Kansas, to-wjit: The South Half of the Northwest Quarter of Section Two (2), Township Fifteen (15), South Range Nineteen (19) East of the Sixth Principal Meridian with the appurtenances and all'the estate, title and interest of the said part 168 of the first part therein. And the said part 168 of the first part do berely commant and agree that at the delivery benef. They are the lawful owners of the pennise above granted, and seized of a good and indessable sextee of inhemistance therein, fire and deser of all incumbrances. It is agreed between the parties between the part of the first part will a said into during the life of this applicator, ny all taxes or assessments state based against fire and ornate in such sum and by such insurance company at said is specified and direct by the party. The benefit of the said and payable to the party. The said and payable to the party. The said read was a size of the said read when a said read when a said read was a said read was a said read was a said read was a said read when a said read was a said read
to them duly paid, the receipt of which is hereby acknowledged, ha Ye sold, and, by this indenture GRANT, BARGAIN, SELL and MORTGAGE to the said part Y
The South Half of the Northwest Quarter of Section Two (2), Township Fifteen (15), South Range Nineteen (19) East of the Sixth Principal Meridian with the appurtenances and all the estate, title and interest of the said part 168 of the first part therein. And the said part 168 of the first part do hereby covenant and agree these at the delivery hereof they are the lawful owners. It is agreed between the parties hereo that the part of the first part shall at all times during the life of this indigutor, pay all taxes or assessments that the man and against the said against said real state which the same some date and payable on the Lafty will Lafty and Lafty and the same some state as a state hand a given the said of the same state hand a given the same some side and payable or to keep said the specified and directed by the part Y. of the second part, the art shall fail to pay such taxes when the same become due and payable or to keep said part shall for the first part shall fail to pay such taxes when the same become due and payable or to keep said part shall fail to pay such taxes when the same become due and payable or to keep said the specified and directed by the part Y. of the second part, the strength of the same said to the same said to the same same said of the same said to the same said to the same same said that the same same said to the same said that the same said that the same same same said to the same same same same same same same sam
with the appurtenances and all the estate, title and interest of the said part 165 of the first part therein. And the said part 163 of the first part do
with the appurtenances and all the estate, title and interest of the said part 168 of the first part therein. And the said part 168 of the first part do hereby covenant and agree that at the delivery hereof they are the lawful owners. It is agreed between the paties hereo that the part of the first part shall at all times during the life of this indequrue, pay all taxes or assessments have may be level or assessed against said real assume the part of the first part shall at all times during the life of this indequrue, pay all taxes or assessments that may be level or assessed against said real assume the part of the first part shall at all times during the life of this indequrue, pay all taxes or assessments that the part of the payled to the payled to the part of the first part shall fall to pay such taxes when the same becomes due and payable or to keep said premises and directed by the the part of the first part may pay said at axes and instance, or either, and the amount to paid shall become a part of the indebtodness, secured by this indenture, and shall bear the rate of 10 % from the date of payment until fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of Two Thousand Dollairs (\$2000,00) THE CRANT is intended as a mortgage to secure the payment of the sum of money, executed on the 2nd day of August. 10 1.7. and by 11.8. terms made payable to the part. Y. of the second part, with all interest occurring thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the apart. Y. of the second part to pay be a same as provided in this indentitie. And this conveyance shall be vegic if such payments be made as hierein specified, and the vent that said part. 16.8. of the first part shall fail to pay the same as provided in this indentitie. And this conveyance shall be vegic if such payments be made as hierein specified, and the vent that said part. 16.8. of the first part shall fail to pay the same as provided in this indentit
And the said par 163 of the first part do hereby covenant and agree that at the delivery hereof they are the lawful owners of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and dear of all incumbrances, of the first part shall at all times during the life of this indepture, pay all taxes or assessments state historic against first and tornado in such sum and by such insurance companies and payable, and that. Life of the buildings upon said real estate historic against first and tornado in such sum and by such insurance companies and payable and the period of the second part, the part that any many pay said taxes such that are second part to the second part to the second part to the second part shall fall to pay such taxes when the same become due and payable or to keep said possible insured as herein provided, then the part Y of the second part shall fall to pay such taxes when the same become due and payable or to keep said possible to the part Y of the second part, the part shall fall to pay such taxes such that shall period to the second part to the second part shall be to the pay such taxes and insurance, or either, and the amount so paid shall become a part of the indevedence of 10% from the date of payment until fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of Two Thousand Dollars (\$2000.00) DOLLARS, to the terms of a certain written obligation for the payment of said sum of money, executed on the
And the said par 163 of the first part do hereby covenant and agree that at the delivery hereof they are the lawful owners of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and dear of all incumbrances, of the first part shall at all times during the life of this indepture, pay all taxes or assessments state historic against first and tornado in such sum and by such insurance companies and payable, and that. Life of the buildings upon said real estate historic against first and tornado in such sum and by such insurance companies and payable and the period of the second part, the part that any many pay said taxes such that are second part to the second part to the second part to the second part shall fall to pay such taxes when the same become due and payable or to keep said possible insured as herein provided, then the part Y of the second part shall fall to pay such taxes when the same become due and payable or to keep said possible to the part Y of the second part, the part shall fall to pay such taxes such that shall period to the second part to the second part shall be to the pay such taxes and insurance, or either, and the amount so paid shall become a part of the indevedence of 10% from the date of payment until fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of Two Thousand Dollars (\$2000.00) DOLLARS, to the terms of a certain written obligation for the payment of said sum of money, executed on the
And the said par 163 of the first part do hereby covenant and agree that at the delivery hereof they are the lawful owners of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and dear of all incumbrances, of the first part shall at all times during the life of this indepture, pay all taxes or assessments state historic against first and tornado in such sum and by such insurance companies and payable, and that. Life of the buildings upon said real estate historic against first and tornado in such sum and by such insurance companies and payable and the period of the second part, the part that any many pay said taxes such that are second part to the second part to the second part to the second part shall fall to pay such taxes when the same become due and payable or to keep said possible insured as herein provided, then the part Y of the second part shall fall to pay such taxes when the same become due and payable or to keep said possible to the part Y of the second part, the part shall fall to pay such taxes such that shall period to the second part to the second part shall be to the pay such taxes and insurance, or either, and the amount so paid shall become a part of the indevedence of 10% from the date of payment until fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of Two Thousand Dollars (\$2000.00) DOLLARS, to the terms of a certain written obligation for the payment of said sum of money, executed on the
and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part
and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part
coording to the terms of .8
August 19.17 and by 14.5 terms made payable to the part. Y of the second part, with all interest corruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the said part. Y of the second part or pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part. 16.5 of the first part shall fail to pay he same as provided in this indenture. And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. If default be exceed the same as provided in this indenture and in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real estate are not paid when the same count and a payable, or if the insurance is not kept up, as provided hereby, or interest thereon, or if the taxes on said real estate are not kept in as good repair as they are recovided for in said written obligation, for the security of which this indenture is given, shall immediately mature and become due and payable at the option of the shall be leaved in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing the said premises and all the improvements thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing the amongs the unpaid of principal and interest, together with the costs and charges incident thereto, and the moneys arising from such sale to retain the same part and the same part sale, or any part thereof, in the manner previded by law, and out of all moneys arising from such sale to retain the same part and the same part of the same part and
corruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the said part. J
the same as provided in this indenture. And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. If default be assessed used in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real estate are not paid when the same as provided, or if the insurance is not leep up, as provided herein, or if the buildings on said areal estate are not paid when the same escome due and payable, or if the insurance is not leep up, as provided herein, or if the buildings on said areal estate are not paid when the same escowed due and payable, or if the insurance is not leep up, as provided herein, or if the buildings on said areal estate are not kept in as good respair as they are revolved for in said written obligation, for the security of which this indenture is given, shall immediately mature and become due and payable at the option of the helder herein, without notice, and it shall be lawful for the said part. W of the second part as the premises and all the improvements thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing the said premises and all the improvements thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing the said premises and shall be premised herein, and the said part. S to take possession of the said part. S and the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to retain the said part. S
he same as provided in this indentitie. And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. If default be nade in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real estate are not paid when the same secone due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said real estate are not kept in as good repair as they are rowided for in said written obligation, for the security of which this indenture is given, shall immediately nature and become due and payable at the option of the said permises and sit the improvements thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing the application to self the permises hereby granted, or any part thereof, in the manner provided by law, and out of all moneys arising from such sale to retain a saiding such sale, on demand, to the first part 1.6.S. It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing arties hereto. In Witness Whereof, the part 1.6.S. of the first part hs. Y.S. hereunto set the instance of the instance of the part is a provision of the first part hs. Y.S. hereunto set the instance of the parties hereto.
And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. If default be nade in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real estate are not paid when the same soon, or if waste is committed on said premises, then this conveyance shall become absolute and the whole sum remaining unpaid, and all of the obligations rovided for in said written obligation, for the security of which this indenture is given, shall immediately mature and become due and payable at the option of the said permises and all the improvements thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing the same provided by the said permises and all the improvements thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing the same provided by the same provided by law and to have a receiver appointed to collect the rents and benefits accruing the same provided by the same provided by law and to have a receiver appointed to collect the rents and benefits accruing the same provided of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, shall be paid by the It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing sertions, that gets are contained, and all benefits accruing sertions, and the second part and the services of the respective arties hereto. In Witness Whereof, the part lass of the first part ha YS hereunto set the contained, and all benefits accruing series in the desired and inture to, and be obligatory upon the heir, executors, administrators, personal representatives, assigns and successors of the respective parties hereto. In Witness Whereof, the part lass of the first part ha YS hereunto set the contained and the p
secome due and psyable, or if the insurance is not kept up, as provided herein, or if the buildings on said real estate are not to paid when the same own, or if waste is committed on said premises, then this conveyance shall become absolute wholes um remaining unpaid, and all of the obligations revoided for in said written obligation, for the security of which this indenture is given, shall immediately mature and become due and psyable at the option of the holder berein, which is the said part. Y. of the second part and become due and psyable at the option of the said premises and all the improvements thereon in the manner provided by law and to have a receiver sprinted to collect the rents and benefits accruing the said part of the said part. Y. of the second part and the same provided by law and to have a receiver sprinted to collect the rents and benefits accruing the same provided by law and to have a receiver sprinted to collect the rents and benefits accruing the same provided by law and to have a receiver sprinted to collect the rents and benefits accruing the same provided by law and to have a receiver sprinted to collect the rents and benefits accruing the same provided by law and to have a receiver sprinted to collect the rents and benefits accruing the same provided by law and to have a receiver sprinted to collect the rents and benefits accruing the same provided by law and to have a receiver sprinted to collect the rents and provided by law and to have a receiver sprinted to collect the rents and benefits accruing the same provided by law and to have a receiver sprinted to collect the rents and provided by law and to have a receiver sprinted to collect the rents and provided by law and to have a receiver sprinted to collect the rents and provided by law and to have a receiver sprinted to collect the rents and provided to the respective in a south of the respective provided by law and to have a receiver sprinted to collect the rents and provided to the respective sprinted by the rents and the rents
he serion; and the improvements thereon in the manner provided by law and to have a receiver appointed to collect the reins and benefits accruing the serion; and the serion is self-the presented, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to retain a sea anging the number of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, shall be paid by the sea and the serion of the
he serion; and the improvements thereon in the manner provided by law and to have a receiver appointed to collect the reins and benefits accruing the serion; and the serion is self-the presented, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to retain a sea anging the number of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, shall be paid by the sea and the serion of the
The Witness Whereof, the part 165
The Witness Whereof, the part 165
In Witness Whereof, the part 188 of the first part ha VS hereunto set their hand S and Venu L. Chell (SEAL)
Vern L. Chely (SEAL)
Wern L. Cherly (SEAL) Hoge me Elily (SEAL)
Hogh mee Elly (SEAL)
(SEAL)
AND THE RESERVE OF THE PARTY OF
The second secon
TATE OF Kansas
DUNTY OF Douglas SS.
Be It Remembered, That on this 2 red day of Ougust A. D. 19 42
before me, a Mary Pullic in the aforesaid County and State,
came Vern L. Eberly and Hazel Mae Eberly, husband and wife,
to me personally known to be the same person who executed the foregoing instrument and
duly acknowledged the execution of the same.
IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the
day and year last above written.
y Commission Expires Queguet 3.9 19.49 Notes, Public

arold A. Boca