and deed for the uses and purposes therein set forth, and as the free and voluntary act and deed of said corporation, for the uses and purposes therein set forth.

the property of the contract of

Witness my hand and official seal the day and year last above written. My commission expires August 12th, 1923. (SCAL) Joe Harshbarger, Notary Public. Filed for record in Tulsa County, Okla. on Feb. 1, 1923, mat 3:00 P.M. and duly recorded in book 432, page 496. By Brady Brown, Deputy.

(SEAL) O.C. Weaver, County Clerk.

## COMPARED 222954 - BH

INTERNAL REVENUE

## SHERIFF'S DEED ON EXECUTION.

This indenture, made this 19th day of February, 1923, between R. D. Sanford, as Sheriff of the County of Tulsa, State of Oklahoma, party of the first part, and E. E. Bateman, of Tulsa County, State of Oklahoma, party of the second part:

WITNESSETH: That, whereas, by virtue of a writ of execution issued out of and under the seal of the District Court in and for Tulsa County, State of Oklahoma, attested the 23rd day of November, 1922, upon a judgement for the sum of \$485.11 and costs \$69.25, recovered in said court on the 23rdday of November 1922. in case No. 19038, and duly docketed in said Court, said judgement being in favor of the Standard Savings and Loan Association, against F. A. Wright and Mary Wright; said writ being to the Sheriff of said county directed and delivered, commanding him that of the personal property of the said judgement debtor in his county, he should cause to be made cortain moneys in the said writ specified, and if sufficient personal/property of the said judgement debtors F. A. Wright and Mary Wright could not be found, then he should cause the amount of said judgement, with costs, to be made of the real proporty in said county belonging to said judgement debtors, not exempt from execution, on the 23rd day of November, 1922, or anytime thereafter.

And whereas, sufficient personal property of said judgement debtors could not be found, whiereof he, the said Sheriff, could cause to be made the money specified in the writ, therefore, he the said Sheriff, did in obedience to said command, levy on, take and seize all the right, title and interest in which the said judgement debtor so had, in and to the lands, tenements, real estate and premises hereinafter particularly set forth and described, with the appurtenances, said levy being made on the 29th day of November, 1922. and said sheriff thereupon on the said date did call an inquest of three disinterested householders resident within the said county of Tulsa, State of Oklahoms, and administered to them an oath to impattially to appraise the property so levied, upon actual view thereof, and the said householders having duly and as directed appraised the said property to-wit:

> All of lot eight (8) in Block three (3) in Settles addition to: the City of Collinsville, according to the plat thereof;

forthwith made and returned to said sheriff under their hands, an estimate and appraisement of the real value of said property; which said appraisers fixed at \$600.00; and upon receipt of said appraisement, the sheriff deposited a cony thereof with the Clerk of said cort.

And whereas, the said sheriff thereupon advertised said property for sale by giving due and legal notice of the time and place of sale, and the property to be sold, by advertising the same in the Daily Legal News, a newspaper of general circulation, printed and published in said county of Tulsa, daily for at least thirty (30) days prior to date of sale, which was the 5th day of January, 1923,