(Cor. Seal)
Attest: E. E. Aevens,
Secretary.

FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF MISSOURI,
By O. H. Hoss, President.

STATE OF MISSOURI, ) ss.

Before me, a Notary Public, in and for said County and State, on this 3rd day of December 1924, personally appeared 0. H. Hoss to me known to be the identical person who subscribed the name of the maker thereof to the foregoing release of mortgage as its. President, and acknowledged to me that he executed the same as his free and voluntary act and deed and as the free and voluntary act and deed of such corporation, for the uses and purposes therein set forth.

WITNESS my hand and Notarial Seal the day and year aforesaid.

My commission expires August 22nd, 1925. (Seal)

Alva N. Forney, Notary Public.

Filed for record in Tulsa, Tulsa County, Oklahoma, March 31, 1925, at 3:30 o'clock P.M.

and recorded in Book 493, Page 331.

By Brady Brown, Deputy. (Seal

O. G. Weaver, County Clerk.

283083 C.M.J.

SHERIFF'S DEED.

INTERNAL REVENUE

Whereas, on the 5th day of March, 1925, The District Court for Tulsa County, Cancelled Oklahoma, made and entered its decree in a certain case then and therein pending in which Archie Tadder is plaintiff and Harold P. Belk is defendant, finding and adjudging the said Archie Tadder to be the owner in fee of an undivided eight ninths and the said Harold P. Belk to be the owner in fee of an undivided one ninth of the following described real estate, to-wit:

The North Fifteen feet of Lot Six in Block Five, and the South Twenty-five feet of Lots Two and Three in Block Four of Oakdale Suburb, an addition to the City of Tulsa, Tulsa County, Oklahoma.

and confirming their respective interests therein and decreeing partition thereof, and appointed commissioners to make said partition accordingly.

And Whereas, on the 7th day of March, 1925, the said Commissioners reported to the Court that partition of said premises could not be made by setting off to each of the parties interested their respective proportionate shares therein as set forth in said decree without manifest injury to the interests of said parties and that they then proceeded to make a valuation and appraisement of said real estate and improvements thereon, and did appraise the value thereof at Two Thousand Dollars.

And Whereas, on the 9th day of March, 1925, the said Archie Tadder filed in said cause his election to take the said real estate at its appraisement and valuation of Two Thousand Dollars, as made by said commissioners.

And Whereas, on the 9th day of March, 1925, the aforesaid Court made and entered its order in said cause, approving the report of said commissioners, and approving the said election to take said property at its apprecised value by the said Archie Tadder and adjoining the said premises to him and directing the the sheriff of Tulsa County Oklahoma, to make a deed to the said Archie Tadder, to said real estate upon the payment by him of the sum of Two Hundred Twenty-two and 23/100 Dollars to Fannie Hayden, as the guardian of the said Harold P. Belk.

Now Therefore, I. R. A Sanford, as sheriff of Tulsa County, Oklahoma, pursuant to the said order of the District Court for Tulsa County, Oklahoma, and for and in consideration of the premises herein set forth and the sum of Two Hundred Twenty-two and 25/100 Dollars in hand paid to Fannie Hayden, as guardian of Harold P. Belk, do hereby grant, bargain, sell, convey and confirm unto the said archie Tadder, his heirs and assigns, the

COMPANY OF THE CO.

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