DATED THIS 23rd day of AUGUST, 1921.

The conditions of this obligation are such that, WHEREAS, the Board of County Commissioners acting for and on behalf of Tulsa County, State of Oklahoma, has awarded to said S. J. Campbell, a contract for the installating of pneumatic water system at the cunty farm owned by said County, and said S. J. Campbell undertakes and agrees for and in consideration of the payment to him of the sum of \$1035.00 in cash to be paid in the manner and as provided for in the plans and specifications attached to said contract and made a part thereof, by reference, to construct said pneumatic water system complete and guarantee the perfect working and operation of same for a period of one (1) year.

NOW, THEREOFRE, if the said S. J. Campbell shall well and truly construct said phneumatic water system/provided for by said plans and specifications and maintain the same in perfect order at his own proper cost and expense for a period of one year from and after the acceptance of same by the Board of County Commissioners of Tulsa County, Oklahoma, then this obligation to be wold, otherwise, to be and remain in full force and effect.

IN WITNESS WHEREOF, we have hereunto subscribed our names on this the 23rd day of August, A. D. 1921.

S. J. CAMPBELL, Principal.

J. W. VAN HORN, Surety.

APPROVED THIS 6th day September, 1921, Board of County Commissioners, Tulsa, County, Oklahoma.

CONTRACT.

This contract made andentered into the 6th day of September, 1921, by and between the County Commissioners of Tulsa County, State of Oklahoma, for and on behalf of Tulsa County, and the Sand Springs Home, a corporation organized, incorporated and existing under and by virtue of the laws of the State of Oklahoma, WITNESSETH:

That, whereas, along the hard surfaced road between the cities of Sand Springs and Tulsa, Oklahoma, and in section Twelve (12) township Nineteen (19) North, Range Eleven (11) East, due to the grading and construction of the said hard surfaced toad and on account of the topography of the country, there is a depression which in rainy season after hard rains causes water to collect and stand on said hard surfaced roads and adjacent ground to a depth of about eighteen inches; that on account of there being no outlet this water is allowed to stand and it will in time injure the hardsurfaced road and undermine the foundation and grade on which the hard surfaced road is built; that in order to relieve said condition, there being no outlet, it is necessary to build and construct a drainage pipe from the hard surfaced road at the point above stated into the Arkansas River; and,

WHEREAS, the Sand Springs Home is the owner of the lands south of the hard surfaced road at the point aforementioned, which lands lie between the hardsurfaced road and the Arkansas River, and in order to drain the said hard surfaced road, and the land immediately adjacent to the hard surfaced road, it will be necessary to construct a drainage ditch or drainage pipes across the land of the Sand Springs Home, there being no other feasible outlet for said water; and,

Whereas, unless said drainage ditch is built or proper drainage pipes laid, a great damage will result to the hard surfaced road and the land immediately adjacent thereto, and entail great expense to the County in making repairs, as well as damage a portion of the lands of the Sand Springs Home on account of the collection