and agree to and with the purchaser, his birs, executre, administrators, successors and assigns that the said premises are free, clear and discharged of and from all former grants, charges, except for improvements as hereinafter stated, taxes, jdgements, fortgages and other liens and encumbrances of whatsoever nature and kind, and the said purchaser for himself, his heirs, successors and assigns, does further covenant and agree to and with the seller, this hers and assigns, as follows:

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First: that the purchaser, his heirs, successors or assigns, shall not at any time, erect, make or permit or suffer upon the premises hereby conveyed, any milkmon's stables, piggery, slaughter house, tallow candlery, nor any manufactory for the making of gun powder, glue, varnish, ink, turpentine, or for the boiling of bones, or for dressing, tanning or preparing of skins, hides, or leather, or for any distillery or brewery, oil or lamp-black factory, or any langerous, norious or unwholesome establishment, business, or trade whatsoever which shuld or might be in any wise offensive to the inhabitants of Sand Springs, residing in the vicinity of said establishment, business or trade.

Second: And the purchaser, for himself, his heirs, successors and asigns, does hereby further covenant and agree that when in the judgement of the seller, the installation of sewers and sidewaks and other public improvements, becomes necessary, or advisable, the seller, at his option, shall have the right to install such system of sewers, sidewaks and other public improvements as in his judgement is necessary and advisable, and assess the jst pro rate against the lots benefitted for affected thereby, and purchaser for himself, his heirs, succesors and assigns, covensh^{ts} and agrees that upon the installation of such sewers, sidewaks, and public improvements or either of them, he will thereupon pay his proportinate part of costs of the same ascertained as aforesaid. The within land is no part of my homestead, and has never been occupied as such.

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Third. The following is the schedule of buildings restrictions in Oak Ridge Second addition, and thefurchaser for himself, his heirs, successors and assigns, agrees to said building restrictions, isofar as same cover the premis⁴⁸hereby conveyed: East half of Blocks 39 and 40:

Building Line - Not less thantwenty five (25) feet from east boundery. Character of buildings: To cost the owner not less than \$5000. for residince; Cutbuildnes extra.

Femporary buildings to be occupied as residence may be constructed provided is rests on the rear forty(40) feet; in other words, its frnt must be 100 feet west of eact boundery. East half of block 30.

Building line and character of buillings, same as above, except that residence restriction is \$4000 instead of \$5000.

Westhalf of blocks 30, 39 and 40 and east half of blocks 31, 38 and 41.

Building line - not less thantwenty five(25) feet from front property line, Character of building - not less than a strictly modern five room residence. Temporary buildings maybe erected on rear forty feetof lot.

Westhalf of blocks 31, 38 and 41 and easthalf of blocks 37 and 42. Building line -Not less than twenty (20) feet from front property line. Character of building - not less than strictly modern four room cottage of bungalow. Inwitness whereof, I have hereunto set my hands the day and yearfirst above written. Chas. Page.

State of Oklahom) SS County of Tuba) Before me, a Notary Public, n and for said County and State, on this 1stday of April, 1924, persnally appeared Chas. Page, to me known to be the identical