issues and profits thereof; and elso, all the estate, right, title and interest whatspeyer, as well in low as in equity, or the party of the first part, of, in and to the same, and every part thereof, with the appurtenances: To have and to hold the same, the above granted and described premises, with the appurtenances, unto the party of the second party its successors and assigns, to its own proper use, benefit and behoof, forever. Provided, always, and these presents are upon this express condition, that the party of thefirst part, its successors or assigns, shall well and truly keep, perform, and fulfill the covenant and obligation hereinabove contained, and shall, in the case hereinabove provided, well and truly refund anto the soid party of the second part the said amount, with interest thereon from the time of receiving it, then these presents and the estate hereby granted shall cease, determine and be void. And the partyof the first part, its successors and assigns, doth covenant and agree to and with the said party of the second part, that, in case the said party of the first part; or its successors, shall cause to be connected with the Methodist Episcopal Church, or the corporate existence of the said party of the first part shall cease, or the house of worship be alienated, that then't shall be lawful for the prty of the second part, its successors or ! assigns, to entr into and upon and singular the premises hereby granted, or ntended so to be. and to sell and dispose of the same, and all benefit and equity of redemption of the party of the first part, its successors or assigns therein, at public auction, according to the act in such cases made and provided. And as the attorney of the party of the first part for that purpose by these presents duly, authorized, constituted and appointed, to make and deliver to the purchaser, or purchasers thorsof a good and sufficient deed or dends of conveyance in the law for the same, in fee simple, and out of the money arising from such sale to retain the said amount hereinnfirst above mentioned, and interest themen, as hereinabove provided, together with the cats and charges of advertisement and sale of the said premises rendering the overplus of the purchase money (if any there shall be) unto the party ofte first part, its successors or assigns; which sale so to be made, shall forever be a perpetual ber, both in law and equity against the partyvof the first partm it successors and assigns, and allother persons claiming or to claim the presses or any part thereof, by through, or underit. And the said party of the first part further agrees to keep the buildings insured in and by some incorporated Company in good standing against loss or damage by fire in at least the sum of five thousand (\$5,000.00) dollars, and will at aby time, when required to do so , assign the policy of such insurance to said party of the second part.

In witness whereof, the said party has by the undersigned lawfully constituted Trustees, being thereto duly authorized according to law, executed this indenture, in the day and year first hereinsbove written.

Witness: (Weorequire the signatures of two witnesses). O. A. Gilas, Jas. Thompson, J. H. Harrell, W. R. White,

Ben C. Axley, O. A. Parkey.

W. R. White, W. R. Harvey C. E. Celhoub, M.D.

State of Oklahoma)

On this 7th day of December, A.D. 1923, before me, a Notary Public, in and for said County and State, personally same the above named O. A. Giles, Jas. Thompson, J. H. Herrell, W. R' White, W. R. Harvey, Burt Sutton, and E. C. Cahoun, to me to be the persons whose names are subscribed, and trustees as recited in the foreging indenture, and as such duly authorized, according to law to execute the same, and acknowledged that they executed the same for the purpose therein mentioned, as the voluntary act and deed of the aforesaid First Methodist Charch of Sand Springs, Tulsa County, Oklahoma.

(SEAL) Edward McLean, Notary Public.