WARRANTY DEED RECORD

(189) - Shanda Martesta (Sanadani na basanda (Sana) (Sanata a

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277932 C.M.J. FROM CHARLES PAGE Sand Springs, Oklahoma TO	STATE OF OKLAHOMA, County of <u>Tulsa</u> This instrument was filed for record on the <u>4</u> day of <u>Feb.</u> , 192.5 at 9:00 <u>o'clock</u> A. M., and duly recorded in book. <u>477</u> , page 106 of the records of this office.	
LotBlock Sand Springs, Oklahoma	of the records of this office. 0.G. Weaver, (Seal) Brady Brown, Deputy Clerk. Deputy Clerk.	
	day of January , 192 5	
	, and hereinafter designated the Seller, and	
J. R. Moorehead the Purchaser. WITNESSETH:	of the Second Part, hereinafter designated	
THAT WHEREAS, said Charles Page, is the founder of Sand Spr the vicinity of the lands hereinafter described, and has incorporate of Oklahoma, and	ings Home, located in the County of Tulsa, State of Oklahoma, and in d the same as an eleemosynary corporation under the laws of the State	
hereto, for themselves, their heirs, successors and legal representative wise disposed of, as a beverage, in any place of public resort, in any press reservation to the Seller, his heirs and assigns, that in case the the Purchaser, his heirs, successors, assigns, or legal representative terest in and to the premises hereby conveyed, shall revert to the by accepting this deed for himself, his heirs, executors, administrat condition, as well as to the reservation, conditions, and agreements himself, his heirs and assigns, the oil gas fire clay, coal and all othe	hundred and $no/100$ (400.00) Dollars, so for the further consideration of the agreement between the parties res, that intoxicating liquors shall never be manufactured, sold or other- d upon the premises hereby granted, or any part thereof, and the ex- at any of the conditions concerning intoxicating liquors are broken by s, then this deed shall become null and void and all right, title and in- said Sand Springs Home, its successors and assigns, and the Purchaser, ors, successors and assigns, consents and agrees to this reservation and hereinafter set out, the said Seller further, excepting and reserving unto er minerals lying in and under the premises hereinafter described, does leirs, successors and assigns, forever, the following described premises, ahoma, to-wit:	
	INTERNAL MEYERUE	
Lot Eight (8) Block Ty Sunrise Addition to th Oklahoma.	venty-three (23) in Second he City of Sand Springs,	Ň
Furchaser to pay any a	and all taxes and assessments on said premises after the 1922.	A Ma
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according to the recorded plat of Sand Springe, Oldahoma, made h June, 1911, and recorded in the office of Register of Deeds, Tules Co	y-WHHendren, Civil-Engineer, and-certified under-date of 17th of- waty-Oklahoma.on.the.19th day.of July-1911.	1
TO HAVE AND TO HOLD the same, together with all and belonging or in any wise appertaining, and warrant the title to the s subject nevertheless to the conditions and reservations and agreem and meaning thereof.	d singular the tenements, hereditaments and appurtenances thereunto ame, unto the said purchaser, his heirs, successors and assigns, forever, ents hereinbefore and hereinafter set forth, according to the true intent	¢ traveri
	reby covenant, promise and agree to and with the purchaser, his heirs, ises are free, clear and discharged of and from all former grants, charges, fortgages, and other liens and encumbrances of whatsoever nature and d assigns, does further covenant and agree to and with the seller, his	
First: That the purchaser, his heirs, successors or assigns, sl hereby conveyed, any milkman's stables, piggery, slaughter house, glue, varnish, ink turpentine, or for the boiling of bones, or for the tillery or brewery, oil or lampblack factory, or any dangerous, nor herebased and the in committee of main to the inhebiture of Sond S	hall not at any time, erect, make or permit or suffer upon the premises tallow candlery, nor any manufactory for the making of gun powder, iressing, tanning or preparing of skins, hides, or leather, or for any dis- ious or unwelcome establishment, business, or trade whatsoever, which springs, residing in the vicinty of said establishment, business, or trade.	
Second: And the purchaser, for himself, his heirs, successors judgment of the seller, the installation of sewers and sidewalks, ar at his option, shall have the right to install such system of sewers, si and advisable, and assess the just pro-rata cost against the lots h sors, and assigns, covenants and agrees that upon the installation o will thereupon pay his proportionate part of the costs of the same a and has never been occupied as such.	and assigns, does hereby further covenant and agree that when, in the ad other public improvements become necessary, or advisable, the seller, dewalks and other public improvements as in his judgment is necessary benefited or affected thereby, and puchaser for himself, his heirs, succes- f such sewers, sidewalks and public improvements of either of them, he secretained as aforesaid. The within land is no part of my Homestead,	
IN WITNESS WHEREOF,have hereunto set	hands the day and year first above written.	
	ate, on this <u>26</u> day of January 1925,	
personally appeared	to me known to be the t, and acknowledged to me that he executed the same as his free and	
My commission expires July 1-1926. (Seal)		
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