WARRANTY DEED RECORD

303334 C.M.J.	WALES FIGURE CO. CO.
FROM CHARLES PAGE	STATE OF OKLAHOMA, SS.
Sand Springs, Oklahoma	
TO	This instrument was filed for record on the 19 day of Nov., 192 5 at 9:00 o'clock A.M., and duly recorded in book 477 page 154
ကို သည်။ သို့သည်။ သို့သည်။ အောင်လောက်သည်။ သို့သည်။ သည်။ သို့သည်။ သို့သည်။ သို့သည်။ သို့သည်။ သို့သည်။ သို့သည်။ ကြောင်းသည်၏ ကြောင်းသည်။ အောင်လည်း သည်။ သို့သည်။ သို့သည်။ သို့သည်။ သို့သည်။ သို့သည်။ သို့သည်။ သို့သည်။ သို့သည်။	
***************************************	O. G. Weaver,
LotBlock	(Seal) County Clerk,
Sand Springs, Oklahoma	O. G. Weaver, (Seal) By Brady Brown, County Clerk. Deputy Clerk.
THIS INDENTURE, Made and entered into this 14th day of November , 192 5	
between Charles Page, of Sand Springs, Oklahoma, of the first part, and hereinafter designated the Seller, and	
John H. Pidcock, of Sand Springs,	Oklahoma of the Second Part, hereinafter designated
the Purchaser.	or the second Part, herematter designated
WITNESSETH:	
THAT WHEREAS, said Charles Page, is the founder of Sand Springs Home, located in the County of Tulsa, State of Oklahoma, and in the vicinity of the lands hereinafter described, and has incorporated the same as an eleemosynary corporation under the laws of the State of Oklahoma, and	
NOW, for and in consideration of the sum ofOne Hundred Fifty (\$150.00)	
hereto, for themselves, their heirs, successors and legal representatives, that intoxicating liquors shall never be manufactured, sold or otherwise disposed of, as a beverage, in any place of public resort, in and upon the premises hereby granted, or any part thereof, and the express reservation to the Seller, his heirs and assigns, that in case that any of the conditions concerning intoxicating liquors are broken by the Purchaser, his heirs, successors, assigns, or legal representatives, then this deed shall become null and void and all right, title and integers in and to the premises berefix conversed shall never the the spirit shall be come null and void and all right, title and integers in and to the premises berefix conversed shall never the the spirit shall be come null and void and all right, title and in-	
the Purchaser, his heirs, successors, assigns, or legal representatives, then this deed shall become null and void and all right, title and interest in and to the premises hereby conveyed, shall revert to the said Sand Springs Home, its successors and assigns, and the Purchaser,	
by accepting this deed for himself, his heirs, executors, administrators, successors and assigns, and agrees to this reservation and condition, as well as to the reservation, conditions, and agreements hereinafter set out, the said Seller further, excepting and reserving unto	
nimself, his neits and assigns, the oil was tire clay coal and all other	minorale lying in and under the premises beginner to described does
situated in the town of Sand Springs, County of Tulsa, State of Oklah	irs, successors and assigns, forever, the following described premises, noma, to-wit:
Lot number five (5) and six (6) Block number six (6) of the
Sunrise Addition to Sand Sprin	ngs, Oklahoma, according to the sed is given as a substitute
recorded plat thereof. This defor a former deed executed by	eed is given as a substitute grantor herein, to grantee herein
on February 17th, 1919, which	became lost or destroyed without
peing recorded, and same is gi	ven subject to all taxes and assess- nd subject to all conveyances, liens
or encumbrances made or suffer	ed by said John H. Padcock, grantee
herein, since the 17th day of and purposes as if this deed h	F _e bruary, 1919 and to all intents and been executed on 17th of F _e bruary
1919.	da book brooked on I i ii or replacif
	INTERNAL REVENUE
	Sandaninanina
aecording to the recorded plat-of-Sand Springs, Oklahoma, made by WHHendren, Civil Engineer, and certified under date of 17th – of June, 1911, and recorded in the office of Register of Deeds, Tulsa County, Oklahoma on the 19th day of July, 1911.	
TO HAVE AND TO HOLD the same, together with all and singular the tenements, hereditaments and appurtenances thereunto	
belonging or in any wise appertaining, and warrant the title to the same, unto the said purchaser, his heirs, successors and assigns, forever, subject nevertheless to the conditions and reservations and agreements hereinbefore and hereinafter set forth, according to the true intent and meaning thereof.	
And the Seller, for himself and his heirs and assigns, does here executors, administrators, successors and assigns that the said premise	by covenant, promise and agree to and with the purchaser, his heirs,
except for improvements as hereinafter stated, taxes, judgments, more kind. And the said purchaser for himself, his heirs, successors and	rigages and other here and engumbrance of whateograp nature and
assigns, as follows: First: That the purchaser, his heirs, successors or assigns, shall	ll not at any time, erect, make or permit or suffer upon the premises
hardy acryaged any milkman's stables niggery slaughter house to	Hour andlows non ones monufactous for the maline of annia and
glue, varnish, ink turpentine, or for the boiling of bones, or for the dressing, tanning or preparing of skins, hides, or leather, or for any distillery or brewery, oil or lampblack factory, or any dangerous, noxious or unwelcome establishment, business, or trade whatsoever, which should or might be in any wise offensive to the inhabitants of Sand Springs, residing in the vicinty of said establishment, business, or trade.	
Second: And the purchaser, for himself, his heirs, successors a judgment of the seller, the installation of sewers and sidewalks, and	nd assigns, does hereby further covenant and agree that when, in the other public improvements become necessary, or advisable, the seller,
at his option, shall have the right to install such system of sewers, side and advisable, and assess the just pro-rate cost against the lots, ber	walks and other public improvements as in his judgment is necessary pefited or affected thereby, and puchaser for himself, his heirs, successive
sors, and assigns, covenants and agrees that upon the installation of s will thereupon pay his proportionate part of the costs of the same asco	meh semere sidewalks and public improvements of either of them he
and has never been occupied as such.	
IN WITNESS WHEREOF,I have hereunto set my hands the day and year first above written.	
	Chas. Page
STATE OF OKLAHOMA,	and with any and though and the angular and the present and the sale and a think of present and the present and the sale a
\SS:	
COUNTY OF TULSA, Refere me a Notary Public in and for said County and State	e, on this 14 day of November 1925
personally appeared Chas. Page to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that he executed the same as his free and voluntary act and deed for the uses and purposes therein set forth.	
TYPPL	
Witness my hand and seal the day and date above set forth. My commission expires July 1-1926 (Seal)	

a Garrier

COMPARED BY

7