Sand S	FROM IARLES PAGE Springs, Oklahoma TO	A. M., and duly reco	SS. s filed for record on the 26 day , 1927. at 10337 o'clock rded in book 533 page 196 lice.	
Lot.	Block. prings, Oklahoma	By (Seal)	O. G. Weaver, County Clerk. Brady Brown, Deputy Clerk.	
antifat for and institution and beta institution in this institution			August , 192.5	1
			l the Seller, and of the Second Part, hereinafter designated	L \$8
the vicinity of the lands he	ereinafter described, and has incorp	orated the same as an eleemosyn	County of Tulsa, State of Oklahoma, and in ary corporation under the laws of the State	
hereto, for themselves, thei wise disposed of, as a beve press reservation to the Se the Purchaser, his heirs, su terest in and to the premi by accepting this deed for condition, as well as to the himself, his heirs and assig	onsideration of the sum ofF. of which is hereby acknowledged, a ir heirs, successors and legal represe rage, in any place of public resort, iller, his heirs and assigns, that in c accessors, assigns, or legal represen ises hereby conveyed, shall revert t himself, his heirs, executors, admin reservation, conditions, and agreen ns, the oil, gas, fire clay, coal and a ey and confirm unto the Purchaser	Indiato to the time considered in the considered in the conditions consistent any of the conditions constatives, then this deed shall be considered and springs Home, its istrators, successors and assigns, ments hereinafter set out, the said lo ther minerals lving in and und	Dollars stion of the agreement between the parties shall never be manufactured, sold or other- granted, or any part thereof, and the ex- ncerning intoxicating liquors are broken by me null and void and all right, title and in s successors and assigns, and the Purchaser consents and agrees to this reservation and Seller further, excepting and reserving untt ler the premises hereinafter described, does t, forever, the following described premises	
situated in the town of San		of Oklahoma, to-wit: 7) Long Acre Addition		
	of S_{and} Springs, O_k plat thereof.	lahoma, according to	the recorded	
	levied by public au	y any and all taxes a thority, that may bec after the expiration	ome a lien on	
		4. F.	MAI JEVENUE Cancelled	
			incer, and certified under-date-of 47th et h day of July ,1911	
belonging or in any wise ap subject nevertheless to the and meaning thereof.	opertaining, and warrant the title to conditions and reservations and ag) the same, unto the said purchas reements hereinbefore and herein	ereditaments and appurtenances thereunt er, his heirs, successors and assigns, forever hafter set forth, according to the true inten	ŧ
assigns, as follows:	and the second		I agree to and with the purchaser, his heirs arged of and from all former grants, charges nd encumbrances of whatsoever nature and renant and agree to and with the seller, his	
First: That the pur hereby conveyed, any mill glue, varnish, ink turpentii tillery or brewery, oil or la should or might be in any v	chaser, his heirs, successors or assi kman's stables, piggery, slaughter h ne, or for the boiling of bones, or fo mpblack factory, or any dangerous vise offensive to the inhabitants of S	ms, shall not at any time, erect, n nouse, tallow candlery, nor any n r the dressing, tanning or prepari s, noxious or unwelcome establish and Springs, residing in the vicin	make or permit or suffer upon the premise aanufactory for the making of gun powder ng of skins, hides, or leather, or for any dis ment, business, or trade whatsoever, which ty of said establishment, business, or trade	S 1 1
Second: And the pu judgment of the seller, th at his option, shall have th and advisable, and assess i sors, and assigns, covenant will thereaven pay his prov	rchaser, for himself, his heirs, succ he installation of sewers and sidewal e right to install such system of sew the just pro-rata cost against the ts and agrees that upon the installa portionate part of the costs of the s	essors and assigns, does hereby fulks, and other public improvemen ers, sidewalks and other public in ots benefited or affected thereby tion of such sewers, sidewalks and mag scentained as aforesaid.	In ther covenant and agree that when, in the ts become necessary, or advisable, the seller provements as in his judgment is necessary , and puchaser for himself, his heirs, suces d public improvements of either of them, h he within land is no part of my Homestead	e y e
and has never been occupi	EREOF, Ihave hereunto	setmyhands the day a		
والموجعة فللتكوين مراسلته الروسي والقاطر والمراجع والمتعاون والمراجع والمعارية والمراجع والمعارية والمراجع	n generalisika, u tar 12 aktore generalise antar generalise solation at takana ge	an thank to be a first of the second s		
STATE OF OKLAHOM. COUNTY OF TULSA, Before me. a Notar	SS:	nd State, on this 28th d	ay of August 192.5.	
personally appeared identical person who exect voluntary act and deed for		rument, and acknowledged to mo orth. forth.	to me known to be the that he executed the same as his free and	e 1
	Feb. 16, 1929. (Sea	T. A.	Puntenney, Notary Public	
	مې دوم دو د همې د د دې د کې د وله د د کې د مې وې وو د وړو. د و د وې	ana ana ang ang ang ang ang ang ang ang	a na ang sa	an and a second second second second

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