	FROM CHARLES PAGE Sand Springs, Oklahoma TO	County of This instrument was filed for of	record on thedaydayday
Lot	Block	By	County Clerk. Deputy Clerk.
THIS IND between Charles Pa the Purchaser. WITNESSI THAT WHEREA the vicinity of the 1	ENTURE, Made and entered into this. age, of Sand Springs, Oklahoma, of the fi ETH: .S, said Charles Page, is the founder of Sa lands hereinafter described, and has inco	day of	r, and cond Part, hereinafter designated Tulsa, State of Oklahoma, and in ration under the laws of the State
June, 1911, and rec TO HAVE.	corded in the office of Register of Deeds, T AND TO HOLD the same, together wit y wise appertaining, and warrant the title ss to the conditions and reservations and of.	made by W. H. Hendren, Civil Engineer, an Culsa County, Oklahoma on the 19th day of J h all and singular the tenements, hereditame to the same, unto the said purchaser, his hei agreements hereinbefore and hereinafter set	uly,1911. ents and appurtenances thereunto
And the Sel executors, administ except for improve kind. And the sai assigns, as follows: First: That hereby conveyed, a glue, varnish, ink t tillery or brewery, should or might be Second: And judgment of the at his option, shall and advisable, and sors, and assigns, c	trators, successors and assigns that the sa ements as hereinafter stated, taxes, judgm id purchaser for himself, his heirs, succes: the purchaser, his heirs, successors or as any milkman's stables, piggery, slaughter urpentine, or for the boiling of bones, or oil or lampblack factory, or any dangerc in any wise offensive to the inhabitants o d the purchaser, for himself, his heirs, su seller, the installation of sewers and sidew have the right to install such system of ss a sesses the just pro-rata cost against the tovenants and agrees that upon the instal his proportionate part of the costs of the	does hereby covenant, promise and agree to id premises are free, clear and discharged of a nents, mortgages, and other liens and encum ssors and assigns, does further covenant an signs, shall not at any time, erect, make or p r house, tallow candlery, nor any manufacto for the dressing, tanning or preparing of skin ous, noxious or unwelcome establishment, bu f Sand Springs, residing in the vicinty of said ccessors and assigns, does hereby further cov valks, and other public improvements become awers, sidewalks and other public improveme lation of such severs, sidewalks and public is same ascertained as aforesaid. The within	nd from all former grants, charges, brances of whatsoever nature and d agree to and with the seller, his ermit or suffer upon the premises ry for the making of gun powder, s, hides, or leather, or for any dis- siness, or trade whatsoever, which establishment, business, or trade, renant and agree that when, in the enecessary, or advisable, the seller, nts as in his judgment is necessary baser for bimsoft bis bairs
And the Sel executors, administ except for improve kind. And the sai assigns, as follows: First: That hereby conveyed, a glue, varnish, ink t tillery or brevery, should or might be Second: And judgment of the at his option, shall and advisable, and sors, and assigns, c will thereupon pay and has never been IN WITNE STATE OF OKL COUNTY OF TU	trators, successors and assigns that the sa ments as hereinafter stated, taxes, judgri id purchaser for himself, his heirs, successors or as any milkman's stables, piggery, slaughter urpentine, or for the boiling of bones, or oil or lampblack factory, or any dangerc in any wise offensive to the inhabitants o d the purchaser, for himself, his heirs, su seller, the installation of sewers and sidew have the right to install such system of se assess the just pro-rata cost against the ovenants and agrees that upon the instal his proportionate part of the costs of the a occupied_ae such. ESS WHEREOF,have hereum AHOMA, ULSA, SS:	id premises are free, clear and discharged of a nents, mortgages, and other liens and encum ssors and assigns, does further covenant, an signs, shall not at any time, erect, make or p r house, tallow candlery, nor any manufacto for the dressing, tanning or preparing of skin ous, noxious or unwelcome establishment, bu f Sand Springs, residing in the vicinty of said ccessors and assigns, does hereby further con valks, and other public improvements become wers, sidewalks and other public improvement lots herefited or affected thareby and pub	nd from all former grants, charges, brances of whatsoever nature and d agree to and with the seller, his eermit or suffer upon the premises ry for the making of gun powder, s, hides, or leather, or for any dis- siness, or trade whatsoever, which establishment, business, or trade, venant and agree that when, in the encessary, or advisable, the seller, nts as in his judgment is necessary chaser for himself, his heirs, succes- mprovements of either of them, he land is no part of my Homestead, irst above written.

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