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WARRAN		1 H H 1 1	KRETRE
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245438 C.M.J. FROM CHARLES PAGE Sand Springs, Oklahom TO	Count This of i.e. M of the	E OF OKLAHOMA, y of Tulsa SS. instrument was filed for record on NOV. 192. at 9. I, and duly recorded in book. 477 records of this office. 0. G. Weaver, Brady Brown,		
Sand Springs, Oklahom	landian filmen kanan mitikan kanan kanan kanan kati tilakeran suota taan kanan kanan kanan kanan kanan kanan k Kanan kanan kana		Deputy Clerk.	
THIS INDENTURE, Made and ente	ed into this 24 day	of November	, 192. ³	
hetween Charles Page, of Sand Springs, Oklah R. C. Gagnon the Purchaser.		nafter designated the Seller, and of the Second Part,		
WITNESSETH: THAT WHEREAS, said Charles Page, is the the vicinity of the lands hereinafter described, of Oklahoma, and	and has incorporated the same	as an eleemosynary corporation und	te of Oklahoma, and in er the laws of the State	
NOW, for and in consideration of the in hand paid, the receipt of which is hereby a hereto, for themselves, their heirs, successors a wise disposed of, as a beverage, in any place of press reservation to the Seller, his heirs and at the Purchaser, his heirs, successors, assigns, o terest in and to the premises hereby conveyee by accepting this deed for himself, his heirs, e condition, as well as to the reservation, conditi himself, his heirs and assigns, the oil, gas, fire hereby bargain, sell, convey and confirm unto situated in the town of Sand Springs, County of	I legal representatives, that int f public resort, in and upon the signs, that in case that any of t legal representatives, then this is shall represent the sold Sand S	premises hereby granted, or any pa he conditions concerning intoxicating s deed shall become null and void an pringer Home, its suggestions and assist	Dollars, int between the parties factured, sold or other- irt thereof, and the ex- g liquors are broken by d all right, title and in- gus, and the Purchaser, to this reservation and ting and reserving unto binafter described, does ing described premises,	
Sand Springs Oklahoma. nurnoses only, said re	These premises are sidence to be thorou the building line m	t Addition to the city restricted to residenc ghly modern, to have pr ust be at least 25 feet	e oper	
The purchaser to pay a authority that may bec of the year 1923.	ny and all taxes and ome a lien on said p	assessments levied by remises after the expir	ation	
		1.0.0	410. 21/34	
		이가 이 가슴 이 몸을 봐야. 제품, 제품이 가지 않는 것이		
according to the recorded plat of Sand-Spring: June, 1911, and recorded in the office of Regist TO HAVE AND TO HOLD the same belonging or in any wise appertaining, and wa subject nevertheless to the conditions and reso and meaning thereof.	together with all and singular	the tenements hereditaments and a	murtenances thereunto	
And the Seller, for himself and his heir executors, administrators, successors and assig except for improvements as hereinafter stated kind. And the said purchaser for himself, hi assigns, as follows:	, taxes, judgments, mortgages, s s heirs, successors and assigns,	and other liens and encumbrances of does further covenant and agree to	whatsoever nature and and with the seller, his	
First: That the purchaser, his heirs, su hereby conveyed, any milkman's stables, pigg glue, varnish, ink turpentine, or for the boiling tillery or brewery, oil or lampblack factory, o should or might be in any wise offensive to the	ery, slaughter house, tallow can of bones, or for the dressing, ta any dangerous, noxious or uny inhabitants of Sand Springs, res	dlery, nor any manufactory for the nning or preparing of skins, hides, or velcome establishment, business, or t iding in the vicinty of said establishn	making of gun powder, leather, or for any dis- rade whatsoever, which lent, business, or trade.	
Second: And the purchaser, for himself judgment of the seller, the installation of set at his option, shall have the right to install suc and advisable, and assess the just pro-rata co sors, and assigns, covenants and agrees that u will thereupon pay his proportionate part of th and has never been occupied as such.	ins hers, successors and other pu rers and sidewalks, and other pu is system of sewers, sidewalks an it against the lots benefited on oon the installation of such sew- ie costs of the same ascertained	is, does not provements become necessary blic improvements as in hi offected thereby, and puchaser for l ers, sidewalks and public improvements as aforesaid. The within land is no	agree that when, in the , or advisable, the seller, ; judgment is necessary umself, his heirs, suces- its of either of them, he part of my Homestead,	
IN WITNESS WHEREOF,I		hands the day and year first above Chas. Page		
			19 14 14 14 14 14 14 14 14 14 14 14 14 14	
STATE OF OKLAHOMA, COUNTY OF TULSA, Before me, a Notary Public, in and for		s 24day of Nov.		
personally appeared <u>Chag. Page</u> identical person who executed the within and voluntary act and deed for the uses and purpo Witness my hand and seal the day and	foregoing instrument, and ack ses therein set forth.		0	
Witness my hand and seal the day and My commission expires_July 1, 192	5. (Seal)		Notary Public.	

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