identical person who executed the within and foregoing instrument, and acknowledged to me that he executed the same as his free an voluntary act and deed for the uses and purposes therein set forth. Witness my hand and seal the day and date above set forth.		FROM CHARLES PAGE Sand Springs, Oklahoma TO	
THE INDENTURE, Made and entered into this	a da 🕴 🛔 da de la composición de	Block	County Clerk.
between Clarkes Page, of Sand Springe, Oklahoma, of the first part, and harchnutter designated the Seller, and		***************************************	
the Purchaser. WTHEREAS, wild Charles Pers, is the founder of Sand Springe Heams, heated in the County of Tuba, Sinte of Okhohom, and if the vehicle of the Sand Springe Heams, heated in the County of Tuba, Sinte of Okhohom, and in the Vehicle of the Sand Springe Heams, heated in the County of Tuba, Sinte of Okhohom, and in the Vehicle of the Sand Springe Heams, heated in the County of Tuba, Sinte of Okhohom, and in the Vehicle of the Sand Springe Heams, heated in the County of Tuba, Sinte of Okhohom, and in the Vehicle of the Sand Springe Heams, heated in the County of Tuba, Sinte of Okhohom, and in the Vehicle of the Sand Springe Heams, heated in the County of Tuba, Sinte of Okhohom, and in the Vehicle of the Sand Springer, the Tuba Sand Springer, Heams, Sand Sand Springer, Tuba Sand Sand Sand Sand Sand Sand Sand San			그는 것은 사람이 있는 것을 위한 것은 것을 받는 것을 수 있는 것을 수 있다.
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<pre>tere in and is the unit histon hereify control of ball reserves to the and Smith Smiths Theorem is an anomenia and agrees and the intervention of the serves of the s</pre>	of Oklahom	a, and	이 그는 물건은 물건을 하는 것을 가지 않는 것을 하는 것을 하는 것을 했다.
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STATE OF OKLAHOMA, SS; COUNTY OF TULSA, SS; Before me, a Notary Public, in and for said County and State, on this	June, 1911, TO F belonging or subject news and meanin, And executors, a except for in kind. And assigns, as f First hereby conv glue, varnisi tillery or br should or mi Secon judgment at his optior and advisab sors, and ass will thereup	and recorded in the office of Register of Deeds, ' IAVE AND TO HOLD the same, together wit in any wise appertaining, and warrant the title ritheless to the conditions and reservations and g thereof. the Seller, for himself and his heirs and assigns, dministrators, successors and assigns that the sa nprovements as hereinafter stated, taxes, judg the said purchaser for himself, his heirs, succe ollows: : That the purchaser, his heirs, successors or as reved, any milkman's stables, piggery, slaughte a, ink turpentine, or for the boiling of bones, or every, oil or lampblack factory, or any dangerd ght he in any wise offensive to the inhabitants of the seller, the installation of sewers and sider, sle, and assess the just pro-rata cost against the signs, covenants and agrees that upon the insta	Tulsa County, Oklahoma on the 19th day of July ,1911. th all and singular the tenements, hereditaments and appurtenances thereunt e to the same, unto the said purchaser, his heirs, successors and assigns, forever l agreements hereinbefore and hereinafter set forth, according to the true inten , does hereby covenant, promise and agree to and with the purchaser, his heirs aid premises are free, clear and discharged of and from all former grants, charger ments, mortgages, and other liens and encumbrances of whatsoever nature an ssors and assigns, does further covenant and agree to and with the seller, hi ssigns, shall not at any time, erect, make or permit or suffer upon the premises er house, tallow candlery, nor any manufactory for the making of gun powder for the dressing, tanning or preparing of skins, hides, or leather, or for any dis ous, noxious or unwelcome establishment, business, or trade whatsoever, whic of Sand Springs, residing in the vicinty of said establishment, business, or trade walks, and other public improvements become necessary, or advisable, the seller weres, sidewalks and other public improvements as in his judgment is necessars e lots benefited or affected thereby, and puchaser for himself, his heirs, suce lation of such severs. sidewalks and public improvements of either of them. h
SS: Before me, a Notary Public, in and for said County and State, on thisday of192 personally appearedto 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 an voluntary act and deed for the uses and purposes therein set forth. Witness my hand and seal the day and date above set forth.	June, 1911, a TO F belonging on subject neve and meanin And executors, a except for in kind. And assigns, as f First hereby conv glue, varnisi tillery or br should or m Secon judgment at his optior and advisah sors, and ass will thereup and has nev	and recorded in the office of Register of Deeds, ' IAVE AND TO HOLD the same, together wit in any wise appertaining, and warrant the title rtheless to the conditions and reservations and g thereof. the Seller, for himself and his heirs and assigns, dministrators, successors and assigns that the sa nprovements as hereinafter stated, taxes, judg the said purchaser for himself, his heirs, succe ollows: : That the purchaser, his heirs, successors or as reved, any milkman's stables, piggery, slaughte a, ink turpentine, or for the boiling of bones, or avery, oil or lampblack factory, or any dangerd ght he in any wise offensive to the inhabitants of the seller, the installation of sewers and sider, shall have the right to install such system of s le, and assess the just pro-rata cost against the signs, covenants and agrees that upon the instal on pay his proportionate part of the costs of the er been occupied as such.	Tulsa County, Oklahoma on the 19th day of July ,1911. th all and singular the tenements, hereditaments and appurtenances thereunt a to the same, unto the said purchaser, his heirs, successors and assigns, forever agreements hereinbefore and hereinafter set forth, according to the true inten , does hereby covenant, promise and agree to and with the purchaser, his heirs aid premises are free, clear and discharged of and from all former grants, charger ments, mortgages, and other liens and encumbrances of whatsoever nature an assors and assigns, does further covenant and agree to and with the seller, hi ssigns, shall not at any time, erect, make or permit or suffer upon the premises ir house, tallow candlery, nor any manufactory for the making of gun powder for the dressing, tanning or preparing of skins, hides, or leather, or for any dis ous, noxious or unwelcome establishment, business, or trade whatsoever, whic of Sand Springs, residing in the vicinty of said establishment, business, or trade walks, and other public improvements become necessary, or advisable, the seller elvers, sidewalks and other public improvements as in his judgment is necessar e lots benefited or affected thereby, and puchaser for himself, his heirs, suce ullation of such sewers, sidewalks and public improvements of either of them, h e same ascertained as aforesaid. The within land is no part of my Homestead
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LAND AND A DESCRIPTION

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