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54001	CHARLES PAGE	STATE OF OKLAHOMA, Tulsa County of This instrument was filed for record on the 29 of	
	Sand Springs, Oklahoma	This instrument was filed for record on the 29 day	
	то	of	
al ar professioning and the			
		O. G. Weaver, (Seal) Brady Brown, County Clerk.	
Lot	Block Sand Springs, Oklahoma	By Brady Brown, Deputy Clerk.	
Mayoo parata ta yana ma'a	Sand Springs, Oklanoma		
THI	S INDENTURE, Made and entered int	o this 25th day of January , 192 4	
		of the first part, and hereinafter designated the Seller, and	
	m 1	of the Second Part, hereinafter designated	
the Purcha		or the second 1 art, hereinatter designated	
	INESSETH:		
the vicinity	LEREAS, said Charles Page, is the found of the lands hereinafter described, and h	er of Sand Springs Home, located in the County of Tulsa, State of Oklahoma, and in as incorporated the same as an eleemosynary corporation under the laws of the State	
of Oklahon NO	1a, and W. for and in consideration of the sum c	f Seventeen Hundred and Forty-nine & 30/100 (\$1749-30)	
in hand pa hereto, for	id, the receipt of which is hereby acknow themselves, their heirs, successors and lege	ledged, and also for the further consideration of the agreement between the parties	
wise dispos press reserv	ed of, as a beverage, in any place of publi vation to the Seller, his heirs and assigns.	ic resort, in and upon the premises hereby granted, or any part thereof, and the ex- that in case that any of the conditions concerning intoxicating liquors are broken by	
the Purcha terest in a	ser, his heirs, successors, assigns, or legal nd to the premises hereby conveyed, shall	representatives, then this deed shall become null and void and all right, title and in- l revert to the said Sand Springs Home, its successors and assigns, and the Purchaser,	
by acceptine condition,	ig this deed for himself, his heirs, executor as well as to the reservation, conditions, ar	A need portee the same as an elemest and y corporaton unter the active one of the second f Seventeen Hundred and Forty-nine & 30/100 ($$1749.00$) are presentatives, that intoxicating liquors shall never be manufactured, sold or other- ic resort, in and upon the premises hereby granted, or any part thereof, and the ex- that in case that any of the conditions concerning intoxicating liquors are broken by representatives, then this deed shall become null and void and all right, title and in- l revert to the said Sand Springs Home, its successors and assigns, and the Purchaser, rs, administrators, successors and assigns, consents and agrees to this reserving unto bal and all other minerals lying in and under the premises hereinafter described, does urchaser, his heirs, successors and assigns, forever, the following described premises, a, State of Oklahoma, to-wit:	
himself, his hereby bar	heirs and assigns, the oil, gas, fire clay, co gain, sell, convey and confirm unto the P	bal and all other minerals lying in and under the premises hereinafter described, does urchaser, his heirs, successors and assigns, forever, the following described premises,	
situated in	tne town of Sand Springs, County of Tuls	a, State of Uklahoma, to-wit:	
. 1	Lot Number Thirteen (13) an	d Lot Number Fourteen (14) and Lot Number Fifteen	
(15), all in Block Number F low City of Sand Springs, C	orty-one (41) in the Original Townsite of the Town,	
Add.			
J	urchaser to pay any and al	l taxes and assessments levied by public Authority	
e N	lfter the year 1918 on Lot Jumbered Thirteen and Pourt	Number Fifteen and after the year 1920 on Lots	
		INTERNAL REVENUE	
		INTERNAL 2. D.C.	
		Summer and a Kale	
according t	to the recorded plat of Sand Springs, Okla	homa, made by W. H. Hendren, Civil Engineer, and certified under date of 17th of Deeds, Tulsa County, Oklahoma on the 19th day of July ,1911.	
		her with all and singular the tenements, hereditaments and appurtenances thereunto he title to the same, unto the said purchaser, his heirs, successors and assigns, forever,	
subject ne	vertheless to the conditions and reservatio	he title to the same, unto the said purchaser, his heirs, successors and assigns, forever, and assigns and hereinafter set forth, according to the true intent	
and meani	the Seller for himself and his hairs and a	ussigns, does hereby covenant, promise and agree to and with the purchaser, his heirs,	
executors,	administrators, successors and assigns that	the said premises are free, clear and discharged of and from all former grants, charges, s, judgments, mortgages, and other liens and encumbrances of whatsoever nature and , successors and assigns, does further covenant and agree to and with the seller, his	
kind. An assigns, as	I the said purchaser for himself, his heirs follows:	, successors and assigns, does further covenant and agree to and with the seller, his	
		rs or assigns, shall not at any time, erect, make or permit or suffer upon the premises aughter house, tallow candlery, nor any manufactory for the making of gun powder,	
alue varni	sh ink turnentine, or for the boiling of ho	nes, or for the dressing, tanning or preparing of skins, hides, or leather, or for any dis-	
tillery or b should or n	rewery, oil or lampblack factory, or any c night be in any wise offensive to the inhabi	langerous, noxious or unwelcome establishment, business, or trade whatsoever, which tants of Sand Springs, residing in the vicinty of said establishment, business, or trade.	
Seco	ond: And the purchaser, for himself, his h it of the seller, the installation of sewers ar	eirs, successors and assigns, does hereby further covenant and agree that when, in the of sidewalks, and other public improvements become necessary, or advisable, the seller, em of sewers, sidewalks and other public improvements as in his judgment is necessary inst the lots benefited or affected thereby, and puchaser for himself, his heirs, succes- e installation of such sewers, sidewalks and public improvements of either of them, he s of the same ascertained as aforesaid. The within land is no part of my Homestead,	
at his optic	in, shall have the right to install such system. ble, and assess the just pro-rata cost agai	em of sewers, sidewalks and other public improvements as in his judgment is necessary inst the lots benefited or affected thereby, and puchaser for himself, his heirs, successary	
sors, and a will thereu	ssigns, covenants and agrees that upon th pon pay his proportionate part of the cost	e installation of such sewers, sidewalks and public improvements of either of them, he s of the same ascertained as aforesaid. The within land is no part of my Homestead.	
anu nas ne	ver been occupied as such.	hereunto set_myhands the day and year first above written.	
IN	ANTTINGO AN LIDURDOL		
		Chas. Page	
STATE O	F OKLAHOMA,		
	OF TULSA,		
		County and State, on this _25day ofJanuary192.4,	
personally	appeared Chas. Page	oing instrument, and acknowledged to me that he executed the same as his free and	
voluntarv	act and deed for the uses and purposes the	erein set forth.	
** 10		bove set forth. A.F.Dixon, Notary Public.	
	ission expires JULY 1, 1926.	(\$881)	
My comm			
My comm			
My comm			

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Sector Sec.

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