Sec. 14

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Same Same

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	FROM CHARLES PAGE Sand Springs, Oklahoma TO	STATE OF OKLAHOMA, County of
5		irst part, and hereinafter designated the Seller, and
	******	of the Second Part, hereinafter desig
WITN	ESSETH;	and Springs Home, located in the County of Tulsa, State of Oklahoma, prporated the same as an eleemosynary corporation under the laws of the
of Oklahoma,	and	
hereto, for the wise disposed press reservat the Purchaser terest in and by accepting i condition, as y himself, his h hereby bargai situated in the	increasing the interiar, successors and legal repre- of, as a beverage, in any place of public reso- ion to the Seller, his heirs and assigns, that in r, his heirs, successors, assigns, or legal repres to the premises hereby conveyed, shall rever- this deed for himself, his heirs, executors, adm well as to the reservation, conditions, and agro- eirs and assigns, the oil, gas, fire clay, coal and m, sell, convey and confirm unto the Purchas e town of Sand Springs, County of Tulsa, Stat	d, and also for the further consideration of the agreement between the sentatives, that intoxicating liquors shall never be manufactured, sold or rt, in and upon the premises hereby granted, or any part thereof, and t a case that any of the conditions concerning intoxicating liquors are brol entatives, then this deed shall become null and void and all right, title z t to the said Sand Springs Home, its successors and assigns, and the Pur ministrators, successors and assigns, consents and agrees to this reservati ements hereinafter set out, the said Seller further, excepting and reservin 1 all other minerals lying in and under the premises hereinafter described ser, his hereins, successors and assigns, forever, the following described pro- te of Oklahoma, to-wit:
June, 1911, ar TO HA belonging or i subject never and meaning And th except for imp kind. And t assigns, as fol First: ' hereby conveç glue, varnish, tillery or brev should or mig Second judgment o at his option, and advisable sors, and assign will thereupon and has never	ad recorded in the office of Register of Deeds, ' AVE AND TO HOLD the same, together wit a nay wise appertaining, and warrant the till theless to the conditions and reservations and thereof. The Seller, for himself and his heirs and assigns ministrators, successors and assigns that the si- provements as hereinafter stated, taxes, judg he said purchaser for himself, his heirs, succe- lows: That the purchaser, his heirs, successors or ar- yed, any milkman's stables, piggery, slaughte ink turpentine, or for the boiling of bones, or very, oil or lampblack factory, or any danger ht be in any wise offensive to the inhabitants of the seller, the installation of sewers and side shall have the right to install such system of s e, and assess the just pro-rata cost against th ms, covenants and agrees that upon the insta a pay his proportionate part of the costs of the been occupied as such.	Tulsa County, Oklahoma on the 19th day of July ,1911. th all and singular the tenements, hereditaments and appurtenances the e to the same, unto the said purchaser, his heirs, successors and assigns, f I agreements hereinbefore and hereinafter set forth, according to the true , does hereby covenant, promise and agree to and with the purchaser, hi aid premises are free, clear and discharged of and from all former grants, c ments, mortgages, and other liens and encumbrances of whatsoever natu sesors and assigns, does further covenant and agree to and with the sel signs, shall not at any time, erect, make or permit or suffer upon the p er house, tallow candlery, nor any manufactory for the making of gun p for the dressing, tanning or preparing of skins, hides, or leather, or for a ous, noxious or unwelcome establishment, business, or trade whatsoever of Sand Springs, residing in the vicinty of said establishment, business, or necessors and assigns, does hereby further covenant and agree that wher walks, and other public improvements become necessary, or advisable, th evers, sidewalks and other public improvements as in his judgment is ne e lots benefited or affected thereby, and puchaser for himself, his heirs ullation of such sewers, sidewalks and public improvements of either of th e same ascertained as aforesaid. The within land is no part of my Hom nto sethands the day and year first above written.
June, 1911, ar TO HA belonging or i subject never and meaning And th exceutors, ad except for imp kind. And t assigns, as fol First: ' hereby convey glue, varnish, tillery or brev should or mig Second judgment o at his option, and advisable sors, and assign I thereupon and has never IN WI	AVE AND TO HOLD the same, together with a nary wise appertaining, and warrant the tith theless to the conditions and reservations and thereof. The Seller, for himself and his heirs and assigns ministrators, successors and assigns that the sign provements as hereinafter stated, taxes, judg he said purchaser for himself, his heirs, successors or ary yed, any milkman's stables, piggery, slaughte ink turpentine, or for the boiling of bones, or yery, oil or lampblack factory, or any danger ht be in any wise offensive to the inhabitants of the seller, the installation of sewers and side shall have the right to install such system of s e, and assess the just pro-rata cost against th may his proportionate part of the costs of the been occupied as such. TNNESS WHEREOF,have hereux OKLAHOMA, }SS:	Tulsa County, Oklahoma on the 19th day of July ,1911. th all and singular the tenements, hereditaments and appurtenances the e to the same, unto the said purchaser, his heirs, successors and assigns, for agreements hereinbefore and hereinafter set forth, according to the true , does hereby covenant, promise and agree to and with the purchaser, his aid premises are free, clear and discharged of and from all former grants, ci- ments, mortgages, and other liens and encumbrances of whatsoever natu sesors and assigns, does further covenant and agree to and with the sel signs, shall not at any time, erect, make or permit or suffer upon the pp er house, tallow candlery, nor any manufactory for the making of gun p for the dressing, tanning or preparing of skins, hides, or leather, or for a ous, noxious or unwelcome establishment, business, or trade whatsoever of Sand Springs, residing in the vicinty of said establishment, business, or necessors and assigns, does hereby further covenant and agree that when ewers, sidewalks and other public improvements as in his judgment is ne e lots benefited or affected thereby, and puchaser for himself, his heirs, ullation of such sewers, sidewalks and public improvements of either of th e same ascertained as aforesaid. The within land is no part of my Hom nto sethands the day and year first above written.
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June, 1911, ar TO H2 belonging or i subject never: and meaning: And th except for implication kind. And th assigns, as fol First: ' hereby converent glue, varnish, tillery or brevy should or mig Second judgment o at his option, and advisable sors, and assign will thereupon and has never IN WI STATE OF COUNTY O Before personally ap- identical pers	<pre>ad recorded in the office of Register of Deeds, ' AVE AND TO HOLD the same, together wit n any wise appertaining, and warrant the tith theless to the conditions and reservations and thereof. The Seller, for himself and his heirs and assigns ministrators, successors and assigns that the si provements as hereinafter stated, taxes, judg the said purchaser for himself, his heirs, successors or a yed, any milkman's stables, piggery, slaughte ink turpentine, or for the boiling of bones, or very, oil or lampblack factory, or any danger th be in any wise offensive to the inhabitants of the seller, the installation of sewers and aside shall have the right to install such system of s a pay his proportionate part of the costs of th been occupied as such. TNESS WHEREOF,</pre>	Tulsa County, Oklahoma on the 19th day of July ,1911. th all and singular the tenements, hereditaments and appurtenances the a to the same, unto the said purchaser, his heirs, successors and assigns, fo l agreements hereinbefore and hereinafter set forth, according to the true , does hereby covenant, promise and agree to and with the purchaser, his aid premises are free, clear and discharged of and from all former grants, cl ments, mortgages, and other liens and encumbrances of whatsoever natu ssors and assigns, does further covenant and agree to and with the sel ssigns, shall not at any time, erect, make or permit or suffer upon the pr r house, tallow candlery, nor any manufactory for the making of gun p for the dressing, tanning or preparing of skins, hides, or leather, or for a ous, noxious or unwelcome establishment, business, or trade whatsoever of Sand Springs, residing in the vicinty of said establishment, business, or necessors and assigns, does hereby further covenant and agree that when walks, and other public improvements become necessary, or advisable, the e lots benefited or affected thereby, and puchaser for himself, his heirs, illation of such sewers, sidewalks and public improvements of either of th e same ascertained as aforesaid. The within land is no part of my Hom nto sethands the day and year first above written. y and State, on thisday ofto me known to istrument, and acknowledged to me that he executed the same as his first to me known to
June, 1911, ar TO H/ belonging or i subject never: and meaning: And the except for implication of the second kind. And the except for implication of the second kind. And the assigns, as folded First: ' hereby converent glue, varnish, tillery or brew should or miglication Second judgment of a till so ption, and advisable sors, and assigned will thereupon and has neverent IN WI STATE OF COUNTY O Beforee personally application voluntary act Witney	AVE AND TO HOLD the same, together wit a nary wise appertaining, and warrant the tith theless to the conditions and reservations and thereof. The Seller, for himself and his heirs and assigns ninistrators, successors and assigns that the sign provements as hereinafter stated, taxes, judg he said purchaser for himself, his heirs, successors or ar- yed, any milkman's stables, piggery, slaughte ink turpentine, or for the boiling of bones, or yery, oil or lampblack factory, or any danger ht be in any wise offensive to the inhabitants of the seller, the installation of sewers and side shall have the right to install such system of si- a na assess the just pro-rata cost against th group organizes and agrees that upon the insta- n pay his proportionate part of the costs of the been occupied as such. TNESS WHEREOF,have hereur OKLAHOMA, F TULSA, ene, a Notary Public, in and for said Count- peared	th all and singular the tenements, hereditaments and appurtenances the a to the same, unto the said purchaser, his heirs, successors and assigns, for agreements hereinbefore and hereinafter set forth, according to the true , does hereby covenant, promise and agree to and with the purchaser, his aid premises are free, clear and discharged of and from all former grants, el ments, mortgages, and other liens and encumbrances of whatsoever natu assors and assigns, does further covenant and agree to and with the sell ssigns, shall not at any time, erect, make or permit or suffer upon the pr r house, tallow candlery, nor any manufactory for the making of gun p for the dressing, tanning or preparing of skins, hides, or leather, or for a ous, noxious or unwelcome establishment, business, or trade whatsoever, of Sand Springs, residing in the vicinty of said establishment, business, or necessors and assigns, does hereby further covenant and agree that when walks, and other public improvements become necessary, or advisable, the ewers, sidewalks and other public improvements as in his judgment is ner allation of such sewers, sidewalks and public improvements of either of th e same ascertained as aforesaid. The within land is no part of my Hom nto sethands the day and year first above written. y and State, on this day of

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如果 "不是不是这个人的,不是不是不是不是不是不是我们的,我们就是我们就不是不是我们的?""你们,我们也能是我们的,我们就是我们的,我们们也是不是你的,我们就不能能不能。" "我们们,我们们们不是我们的,我们们就不是我们们,我们就是我们的?""我们就是不是我们的,我们就是我们的,我们就是我们的,我们们们们就是我们们的,你们就是你们的,

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