	FROM CHARLES PAGE Sand Springs, Oklahoma TO	• • • • • • • • • • • • • •	of 	SS, filed for record on the , 192ato'clocl led in bookpage ce.
Lot	Block		By	County Cle Deputy (
	Sand Springs, Oklanoma			
				, 192
				the Seller, and
the Purchaser.	SSETH:	*****		The second fait, neremater desig
of Oklahoma, a NOW, fi in hand paid, ti hereto, for them wise disposed oi press reservatio the Purchaser, terest in and t by accepting th condition, as we himself, his hei	nd or and in consideration of the sur he receipt of which is hereby ack selves, their heirs, successors and f, as a beverage, in any place of p on to the Seller, his heirs and assig his heirs, successors, assigns, or le o the premises hereby conveyed, s is deed for himself, his heirs, exect ell as to the reservation, conditions r and assigns, the oil gas, fire clay	m of nowledged, and als legal representative ublic resort, in and ms, that in case the gal representatives hall revert to the s utors, administrato s, and agreements h c, coal and all othe	o for the further considerat ss, that intoxicating liquors s upon the premises hereby tt any of the conditions cond , then this deed shall becom aid Sand Springs Home, its s rrs, successors and assigns, c ereinafter set out, the said S minerals lying in and unde	unty of Tulsa, State of Oklahoma, a y corporation under the laws of the Do ion of the agreement between the p hall never be manufactured, sold or granted, or any part thereof, and th erning intoxicating liquors are brokk e null and void and all right, title an uccessors and assigns, and the Purcl onsents and agrees to this reservatio eller further, excepting and reserving r the premises hereinafter described forever, the following described pre-
na di secondo de la composición de la c				
and the second second second				
June, 1911, and	recorded in the office of Register c	of Deeds, 'Fulsa Co gether with all and	inty, Oklahoma on the 19th	editaments and annurtenances ther
June, 1911, and TO HAV belonging or in subject neverth and meaning th And the executors, admi or or for impr	recorded in the office of Register of /E AND TO HOLD the same, toy any wise appertaining, and warran eless to the conditions and reserve hereof. Seller, for himself and his heirs an inistrators, successors and assigns to ovements as hereinafter stated, ta a said purchaser for himself, his he	of Deeds, Tulsa Co gether with all and nt the title to the sa ations and agreement and assigns, does her that the said premi types indements m	inty, Oklahoma on the 19th singular the tenements, he ame, unto the said purchaser nts hereinbefore and hereins beby covenant, promise and ses are free, clear and dischan outcoares, and other liens and	day of July ,1911. editaments and appurtenances ther , his heirs, successors and assigns, fo , fter set forth, according to the true i agree to and with the purchaser, his ged of and from all former grants, ch d encumbrances of whatsoever nature
June, 1911, and TO HAV belonging or in subject neverth and meaning th And the executors, admi except for impr kind. And the assigns, as follo First: TI hereby conveye glue, varnish, ir tillery or breve should or might	recorded in the office of Register of /E AND TO HOLD the same, top any wise appertaining, and warran eless to the conditions and reserve itereof. Seller, for himself and his heirs an inistrators, successors and assigns f ovements as hereinafter stated, ta a said purchaser for himself, his he wws: hat the purchaser, his heirs, succes ad, any milkman's stables, piggery alt turpentine, or for the boiling of ry, oil or lampblack factory, or ar to be in any wise offensive to the inh	of Deeds, Tulsa Co gether with all and nt the title to the sa ations and agreeme nd assigns, does her that the said premi ixes, judgments, m eirs, successors and ssors or assigns, sh , slaughter house, i bones, or for the d y dangerous, noxi iabitants of Sand S	inty, Oklahoma on the 19th singular the tenements, he me, unto the said purchaser nts hereinbefore and hereins beby covenant, promise and ses are free, clear and dischan ortgages, and other liens and assigns, does further cove all not at any time, erect, m allow candlery, nor any ma ressing, tanning or preparing ous or unwelcome establish prings, residing in the vicint;	day of July ,1911. editaments and appurtenances ther , his heirs, successors and assigns, fo ifter set forth, according to the true i agree to and with the purchaser, his rged of and from all former grants, ch d encumbrances of whatsoever natur nant and agree to and with the self ake or permit or suffer upon the pro- nufactory for the making of gun po g of skins, hides, or leather, or for an ent, business, or trade whatsoever, y of said establishment, business, or
June, 1911, and TO HAY belonging or in subject neverth and meaning th And the exceutors, admi except for impr kind. And the assigns, as follo First: TI hereby conveye glue, varnish, in tillery or brewe should or might Second : judgment of a at his option, si and advisable, i sors, and assign will thereupon 1	recorded in the office of Register c /E AND TO HOLD the same, toy any wise appertaining, and warrar leless to the conditions and reserve hereof. Seller, for himself and his heirs an inistrators, successors and assigns t ovements as hereinafter stated, ta a said purchaser for himself, his he ws: hat the purchaser, his heirs, succes ed, any milkman's stables, piggery ak turpentine, or for the boiling of ry, oil or lampblack factory, or ar t be in any wise offensive to the inh And the purchaser, for himself, hi the seller, the installation of sewers and assess the just pro-rata cost a is, covenants and agrees that upon pay his proportionate part of the c been occupied as such.	of Deeds, Tulsa Co gether with all and nt the title to the si ations and agreeme that the said premi wes, judgments, m eirs, successors and ssors or assigns, sh , slaughter house, i bones, or for the d hy dangerous, noxi labitants of Sand S is heirs, successors as and sidewalks, an ystem of sewers, sic ugainst the lots by the installation of costs of the same as	inty, Oklahoma on the 19th singular the tenements, her ime, unto the said purchaser nts hereinbefore and hereins eby covenant, promise and ses are free, clear and dischar ortgages, and other liens and assigns, does further cove all not at any time, erect, m allow candlery, nor any m ressing, tanning or preparing bus or unwelcome establishin prings, residing in the vicint; and assigns, does hereby fur d other public improvements lewalks and other public imp enefited or affected thereby, such sewers, sidewalks and certained as aforesaid. Th	day of July ,1911. editaments and appurtenances ther , his heirs, successors and assigns, fo (Iter set forth, according to the true i agree to and with the purchaser, his ged of and from all former grants, ch d encumbrances of whatsoever natur nant and agree to and with the selle ake or permit or suffer upon the pro- nufactory for the making of gun po g of slins, hides, or leather, or for an nent, business, or trade whatsoever, y of said establishment, business, or ther covenant and agree that when, become necessary, or advisable, the rovements as in his judgment is nec and puchaser for himself, his heirs, public improvements of either of the e within land is no part of my Home
June, 1911, and TO HAY belonging or in subject neverth and meaning th And the except for impr kind. And the assigns, as follo First: TI hereby conveye glue, varnish, in tillery or brewe should or might Second : judgment of i at his option, si and advisable, i sors, and assign will thereupon 1	recorded in the office of Register of /E AND TO HOLD the same, toy any wise appertaining, and warran eleass to the conditions and reserve hereof. Seller, for himself and his heirs an inistrators, successors and assigns i ovements as hereinafter stated, ta e said purchaser for himself, his he wws: hat the purchaser, his heirs, succes ed, any milkman's stables, piggery alk turpentine, or for the boiling of ery, oil or lampblack factory, or ar be in any wise offensive to the inh And the purchaser, for himself, hi the seller, the installation of sewers all have the right to install such sy and assess the just pro-rata cost a us, covenants and agrees that upon pay his proportionate part of the c	of Deeds, Tulsa Co gether with all and nt the title to the si ations and agreeme that the said premi wes, judgments, m eirs, successors and ssors or assigns, sh , slaughter house, i bones, or for the d hy dangerous, noxi labitants of Sand S is heirs, successors as and sidewalks, an ystem of sewers, sic ugainst the lots by the installation of costs of the same as	inty, Oklahoma on the 19th singular the tenements, her ime, unto the said purchaser nts hereinbefore and hereins eby covenant, promise and ses are free, clear and dischar ortgages, and other liens and assigns, does further cove all not at any time, erect, m allow candlery, nor any m ressing, tanning or preparing bus or unwelcome establishin prings, residing in the vicint; and assigns, does hereby fur d other public improvements lewalks and other public imp enefited or affected thereby, such sewers, sidewalks and certained as aforesaid. Th	day of July ,1911. editaments and appurtenances ther , his heirs, successors and assigns, fo (Iter set forth, according to the true i agree to and with the purchaser, his ged of and from all former grants, ch d encumbrances of whatsoever natur nant and agree to and with the selle ake or permit or suffer upon the pro- nufactory for the making of gun po g of slins, hides, or leather, or for an nent, business, or trade whatsoever, y of said establishment, business, or ther covenant and agree that when, become necessary, or advisable, the rovements as in his judgment is nec and puchaser for himself, his heirs, public improvements of either of the e within land is no part of my Home
June, 1911, and TO HAX belonging or in subject neverth and meaning th And the executors, admi except for impr kind. And the assigns, as follo First: TI hereby conveye glue, varnish, ir tillery or brewe should or might Second: judgment of t at his option, sh and advisable, sors, and assign will thereupon j and has never t IN WIT STATE OF O COUNTY OF	recorded in the office of Register of /E AND TO HOLD the same, tog any wise appertaining, and warran eless to the conditions and reserve hereof. Seller, for himself and his heirs an inistrators, successors and assigns f ovements as hereinafter stated, ta e said purchaser for himself, his here wws: hat the purchaser, his heirs, success d, any milkman's stables, piggery alt curpentine, or for the boiling of ry, oil or lampblack factory, or an to be in any wise offensive to the inh And the purchaser, for himself, hi the seller, the installation of severer hall have the right to install such sy and assess the just pro-rata cost sis, covenants and agrees that upon pay his proportionate part of the cost been occupied as such. "NESS WHEREOF,hs KLAHOMA, TULSA, SS:	of Deeds, Tulsa Co gether with all and in the title to the si ations and agreeme that the said premi uxes, judgments, m eirs, successors and ssors or assigns, sh , slaughter house, bones, or for the d uy dangerous, noxi labitants of Sand S is heirs, successors s and sidewalks, an stem of sewers, sic against the lots bu the installation of costs of the same as ave hereunto set	inty, Oklahoma on the 19th singular the tenements, her ime, unto the said purchaser nts hereinbefore and herein eby covenant, promise and ses are free, clear and dischar ortgages, and other liens am- l assigns, does further cove all not at any time, erect, m allow candlery, nor any me ressing, tanning or preparing ous or unwelcome establishn prings, residing in the vicint; and assigns, does hereby fur d other public improvements lewalks and other public improvements such sewers, sidewalks and certained as aforesaid. Th	day of July ,1911. editaments and appurtenances there ; his heirs, successors and assigns, fo ifter set forth, according to the true if agree to and with the purchaser, his ged of and from all former grants; ch l encumbrances of whatsoever nature nant and agree to and with the self- ake or permit or suffer upon the pre- unifactory for the making of gun po g of slins, hides, or leather, or for an nent, business, or trade whatsoever, y of said establishment, business, or ther covenant and agree that when, become necessary, or advisable, the rovements as in his judgment is nec- and puchaser for himself, his heirs, public improvements of either of the e within land is no part of my Home and year first above written.
June, 1911, and TO HAY belonging or in subject neverth and meaning th And the exceutors, admi except for impr kind. And the assigns, as follo First: Th hereby conveyce glue, varnish, ir tillery or brewe should or might Second: judgment of it at his option, si and advisable, sors, and assign will thereupon j and has never th IN WIT STATE OF O COUNTY OF Before m personally app- identical person yoluntary act a Witness	recorded in the office of Register c /E AND TO HOLD the same, toy any wise appertaining, and warran eleass to the conditions and reserve hereof. Seller, for himself and his heirs an inistrators, successors and assigns t ovements as hereinafter stated, ta e said purchaser for himself, his he wws: hat the purchaser, his heirs, succes ed, any milkman's stables, piggery hat the purchaser, for himself, hi the seller, the installation of sewers and assess the just pro-rata cost a us, covenants and agrees that upon pay his proportionate part of the c been occupied as such. 'NESS WHEREOF,he KLAHOMA, TULSA, and, a Notary Public, in and for sa earedhe within and fo and deed for the uses and purposes	of Deeds, Tulsa Co gether with all and nt the title to the si ations and agreeme that the said premi wes, judgments, m eirs, successors and ssors or assigns, sh , slaughter house, i bones, or for the d hy dangerous, noxi labitants of Sand S is heirs, successors and sidewalks, an ystem of sewers, sid gainst the lots b i the installation of sosts of the same as ave hereunto set id County and Sta regoing instrumen therein set forth.	inty, Oklahoma on the 19th singular the tenements, hen ume, unto the said purchaser nts hereinbefore and hereina eby covenant, promise and ses are free, clear and dischan ortgages, and other liens and assigns, does further cove all not at any time, erect, m allow candlery, nor any ma ressing, tanning or preparing bus or unwelcome establishin prings, residing in the vicint and assigns, does hereby fur dother public improvements lewalks and other public improvements lewalks and other bublic in the nefited or affected thereby, such sewers, sidewalks and certained as aforesaid. Th hands the day ar ite, on thisday	day of July ,1911. editaments and appurtenances ther , his heirs, successors and assigns, fo (Iter set forth, according to the true i agree to and with the purchaser, his ged of and from all former grants, ch d encumbrances of whatsoever natur nant and agree to and with the selle ake or permit or suffer upon the pre- nufactory for the making of gun po gof slins, hides, or leather, or for an nent, business, or trade whatsoever, y of said establishment, business, or ther covenant and agree that when, become necessary, or advisable, the rovements as in his judgment is nec and puchaser for himself, his heirs, public improvements of either of the e within land is no part of my Home and year first above written.

¥.

10%

541

1000

制