| 261466 C.J.   | MOLON AN ATTATATA   |       |
|---|---|-------|
| FROM<br>CHARLES PAGE  | STATE OF OKLAHOMA, SS.  |       |
| Sand Springs, Oklaho  |   |       |
| TO  | of June 1924 at 10:00 o'clock   |       |
|   | of the records of this office.  |       |
|   | O. G. Weaver  |       |
|   |   |       |
| Lot Block<br>Sand Springs, Oklahor  | ma Brady Brown Deputy Clerk.  |       |
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| THIS INDENTURE, Made and en   | tered into this. 5th day of January ,192.2  |       |
| between Charles Page, of Sand Springs, Okl  | ahoma, of the first part, and hereinafter designated the Seller, and Clarence -H Tingley  |       |
|   | of the Second Part, hereinafter designated  |       |
| the Purchaser,  | of the Second Fart, heremater designated  |       |
| WITNESSETH:   |   |       |
| THAT WHEREAS, said Charles Page, is t   | he founder of Sand Springs Home, located in the County of Tulsa, State of Oklahoma, and in<br>ed, and has incorporated the same as an eleemosynary corporation under the laws of the State  |       |
| of Oklahoma, and  |   |       |
| NOW, for and in consideration of the in hand paid, the receipt of which is hereby   | he sum of One & No/100 (1.00)   |       |
| hereto, for themselves, their heirs, successors   | s and legal representatives, that intoxicating liquors shall never be manufactured, sold or other-  |       |
| press reservation to the Seller, his heirs and<br>the Purchaser, his heirs successors assigned  | he sum ofDone & No/100. $(1.00)$ Dollars,<br>y acknowledged, and also for the further consideration of the agreement between the parties<br>s and legal representatives, that intoxicating liquors shall never be manufactured, sold or other-<br>e of public resort, in and upon the premises hereby granted, or any part thereof, and the ex-<br>assigns, that in case that any of the conditions concerning intoxicating liquors are broken by<br>, or legal representatives, then this deed shall become null and void and all right, title and in-<br>yed, shall revert to the said Sand Springs Home, its successors and assigns, and the Purchaser,<br>executors administrators successors and assigns, consents and agrees to this reservation and  |       |
| terest in and to the premises hereby conver-  | yed, shall revert to the said Sand Springs Home, its successors and assigns, and the Purchaser,   |       |
| condition, as well as to the reservation, cond  | yed, shall revert to the said Sand Springs Home, its successors and assigns, and the runchaser,<br>, executors, administrators, successors and assigns, consents and agrees to this reservation and<br>litions, and agreements hereinafter set out, the said Seller further, excepting and reserving unto<br>reclay, coal and all other minerals lying in and under the premises hereinafter described, does<br>nto the Purchaser, his heirs, successors and assigns, forever, the following described premises,<br>y of Tulsa, State of Oklahoma, to-wit:  |       |
| hereby bargain, sell, convey and confirm un   | no the Purchaser, his heirs, successors and assigns, forever, the following described premises,   |       |
| severe with town of Sand Springs, Count   | y of Tuisa, State of Okianoma, to-wit:  |       |
| Lot N   | umber Eighteen (18) Block Number Eleven (11)  |       |
| in Ha   | le Sub Division: Section Three (3) Township   |       |
|   | teen (19) Range Twelve (12) East,   |       |
|   |   |       |
| The pu  | rchaser to pay any and all taxes and assessments levied   |       |
| by pub  | lic authority that may become a lien on afore mentioned   |       |
| premis  | es after the expiration of the year 1921.   |       |
|   |   |       |
|   | 50 and $50$   |       |
|   |   |       |
| (1) A set of the se |   | 2<br> |
|   |   |       |
| 1 1 1   | and Oldahama made by W. H. Handron Civil Engineer and costified under date of 17th of   |       |
| -June, 1911, and recorded in the office of Reg  | ngs, Oklahoma, made.by-W+H+Hendren, Civil Engineer, and certified under_date_of 17th_of<br>rister of Deeds, Tulsa County, Oklahoma on the 19th day of July-1911.  |       |
| TO HAVE AND TO HOLD the san   | ne, together with all and singular the tenements, hereditaments and appurtenances thereunto<br>warrant the title to the same, unto the said purchaser, his heirs, successors and assigns, forever,<br>eservations and agreements hereinbefore and hereinafter set forth, according to the true intent   |       |
| subject nevertheless to the conditions and r<br>and meaning thereof.  | eservations and agreements hereinbefore and hereinafter set forth, according to the true intent   |       |
|   | eirs and assigns, does hereby covenant, promise and agree to and with the purchaser, his heirs,<br>signs that the said premises are free, clear and discharged of and from all former grants, charges,  |       |
| amont for improvements on hereinefter stat  | 1   |       |
|   | tod taxos indoments mortdages and other liens and enclimbrances of whatsoever harning and   |       |
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