| ARLES PAGE-SPECIAL FORM 272652 C.M.J. FROM | anna-na airte anna an ann an anna ann ann ann ann an | \ STATE OF OKLAHOMA. | TALLAR ATTICA COMPART, DALLA CITTA ANTICA |
|---|--|--|--|
| CHARLES | | Countrat Tulsa | SS. |
| Sand Springs, TO | Oklahoma | This instrument was filed for | r record on the 24 day |
| 10 | | P. M., and duly recorded in h | $\begin{array}{c} \begin{array}{c} \text{ for record on the } \overset{24}{2} & \text{ day} \\ \begin{array}{c} 4 & \text{ at } \overset{3}{2} : 15 & \text{ o'clock} \\ \text{ book} & 477 & \text{ page } 92 \end{array} \end{array}$ |
| | | / of the records of this office. | e e ja e transferencia 👔 e i |
| | **** | | Weaver, County Clerk. |
| | k | (Seal) Brady | Brown, |
| Sand Springs, (| | alting a waalanaan uurguung konte baayaan aan aan aan aan aan aan aan aan a | Deputy Clerk. |
| THIS INDENTURE, Made | and entered into this18 | th day of November | , 192_4 |
| between Charles Page, of Sand Spri | ngs, Oklahoma, of the first par | t, and hereinafter designated the Sell | er, and |
| | | wife of the Se | |
| the Purchaser. | ะมีพระมะมะมะมัมมะกระว่ามาก | oi the Se | econd Part, hereinalter designated |
| WITNESSETH: | | | |
| THAT WHEREAS, said Charles P the vicinity of the lands hereinafter | age, is the founder of Sand Sp described, and has incorporat | rings Home, located in the County of ed the same as an eleemosynary corpo | f Tulsa, State of Oklahoma, and in oration under the laws of the State |
| of Oklahoma, and | ion of the man of Fifteen | n Hundred Fifty & No/100 also for the further consideration of it ives, that intoxicating liquors shall nev ind upon the premises hereby granted that any of the conditions concerning res, then this deed shall become null a said Sand Springs Home, its successor tors, successors and assigns, consents | (\$1,550.00) Dellar |
| in hand paid, the receipt of which i | is hereby acknowledged, and | also for the further consideration of t | the agreement between the parties |
| wise disposed of, as a beverage, in a | ny place of public resort, in an | nd upon the premises hereby granted | I, or any part thereof, and the ex- |
| the Purchaser, his heirs, successors, | assigns, or legal representativ | es, then this deed shall become null a | and void and all right, title and in- |
| by accepting this deed for himself, I | is heirs, executors, administra | tors, successors and assigns, consents | and agrees to this reservation and |
| himself, his heirs and assigns, the oil | l, gas, fire clay, coal and all oth | tors, successors and assigns, consents shereinafter set out, the said Seller fu ner minerals lying in and under the pr heirs, successors and assigns, forever | remises hereinafter described, does |
| situated in the town of Sand Springs | s, County of Tulsa, State of Ok | dahoma, to-wit: | , are tonowing reserring highliges, |
| | | | |
| | | | |
| Lot | ts five (5), and similar | x (6), Block thirty-one | (31) |
| | iginal Town. | | |
| บนไ | blic authority that | and all assessments levi may become a line on th | ne above |
| pre | emises after the ex | piration of the year 191 | .3. |
| | | | REVENUE |
| | | | ANT FILL COMPANY |
| | | | INTER 2. 0.0 |
| | | | INTERNAS REVEN |
| | | | arrive a |
| | · · · · · · · · · · · · · · · · · · · | | |
| according to the recorded plat of Sa June, 1911, and recorded in the offic | nd Springs, Oklahoma, made I e of Register of Deeds, Tulsa C | by W. H. Hendren, Civil Engineer, an County, Oklahoma on the 19th day of . | Id certified under date of 17th of July,1911. |
| TO HAVE AND TO HOLD | the same, together with all as | nd singular the tenements, hereditam same, unto the said purchaser, his he nents hereinbefore and hereinafter set | ents and appurtenances thereunto |
| subject nevertheless to the condition and meaning thereof. | ns and reservations and agreer | nents hereinbefore and hereinafter set | t forth, according to the true intent |
| And the Sellor for himself or | nd his heirs and assigns, does h | ereby covenant, promise and agree to | o and with the purchaser, his heirs, |
| executors, administrators, successor except for improvements as hereina | s and assigns that the said prer fter stated, taxes, judgments, | nises are free, clear and discharged of a mortgages, and other liens and encun nd assigns, does further covenant ar | and from all former grants, charges, nbrances of whatsoever nature and |
| kind. And the said purchaser for l assigns, as follows: | himself, his heirs, successors a | nd assigns, does further covenant ar | nd agree to and with the seller, his |
| First: That the purchaser, hi | s heirs, successors or assigns, s | shall not at any time, erect, make or p e, tallow candlery, nor any manufact | permit or suffer upon the premises |
| alua warnish ink turnenting or for | the bailing of bones or for the | dressing tanning or preparing of skit | ns hides or leather or for any dis- |
| should or might be in any wise offen: | sive to the inhabitants of Sand | xious or unwelcome establishment, bu Springs, residing in the vicinty of said | l establishment, business, or trade. |
| Second: And the purchaser, i judgment of the seller, the installe | for himself, his heirs, successon tion of sewers and sidewalks, a | rs and assigns, does hereby further co and other public improvements becom sidewalks and other public improveme benefited or affected thereby, and pu of such sewers, sidewalks and public i ascertained as aforesaid. The within | venant and agree that when, in the e necessary, or advisable, the seller, |
| at his option, shall have the right to and advisable, and assess the just r | install such system of sewers, s ro-rata cost against the lots | sidewalks and other public improvements benefited or affected thereby, and pu | ents as in his judgment is necessary chaser for himself, his heirs, suces- |
| sors, and assigns, covenants and agr will thereupon pay his proportionat | ees that upon the installation e part of the costs of the same | of such sewers, sidewalks and public i ascertained as aforesaid. The within | improvements of either of them, he in land is no part of my Homestead, |
| and has never been occupied as such | i h | myhands the day and year | |
| TH MITTINGO MURICUR, | L nave nereunto sec. | | |
| | | Chas. Page | **** |
| | | | |
| STATE OF OKLAHOMA, | an a | <mark>anaying Kanada sa kanada ka</mark> | at here the constant of the const |
| COUNTY OF THISA | SS: | | |
| Before me, a Notary Public, | in and for said County and S | state, on this 18 day of | Nov. 192.4., |
| | · · · | ent, and acknowledged to me that he | · · · · · · · · · · · · · · · · · · · |
| identical person who executed the voluntary act and deed for the uses Witness my hand and seal th | within and foregoing instrume and purposes therein set forth | ent, and acknowledged to me that he | e executed the same as his free and |
| - | | | on. Notary Public. |
| My commission expiresJu | ly 1-1926 . (Seal) | | the second s |
| a second Second | | | |
| | | | |
| | and the second | An Balance - H∰ Helde ∰Miller (Heroseners Komrika) og samsen i heros herosener (Helde State) An Balance - H∰ Helde ∰Miller (Heroseners) | ana ang ang ang ang ang ang ang ang ang |
| 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 | | | |

「ういい」の作

92

and the second se

Wasteries

Leille Charles and All and All and All

and have the and search as a fraction