3.- Alloutbuildings shall correspond in material and architecture to the resident to which they are appurtenant.

4.- No residence or any prejecting part thereof, such as cornices, porches, chimneys, by-windows, or stair landings shall be placed closer to any side or rear lot lines than five (5) feet.

5.- Residences on corner lots shall have a presentable frontage on both streets,

6.- This lot shall not within a period of thirty (30) years from March fifth, 1923, be used for business, apartments house, duplex or any other purpose whatsoever except for residence purposes, and only one residence shall be built on this lat, not buildings of any kind whatsoever shall be moved onthis lot from other locations.

7.- This lot, or any part thereof, shall never be sold or rented to, or occupied by, any persons of African descent, commonly known as negroes, except that the building of a servants house to be occupied only by sevants of owners of this lot shall not be considered any breach of this condition.

8.- No bill-hoards of advertising sign shall be erected or maintained on this lot, nor shall any building or structures be erected thereon for advertising purposes.

9.- No garage or other outbuilding shall be exacted upon this lot for use fir temporary residence purposes.

10- All of the restrictions above mentioned shall be binding upon the purchaer of this lot and upon his respective heirs, successors and assigns, for a periof of thirty (30) fewers from March fifth (5th) 1923, and shall automatically be continued thereafter for periods of twenty (20) years each, unless at least five (5) years prior to the excitation of the first thirty (30) year period, or any subsequent twenty (20) year period the owners of a majority of the net acreage of the land restricted in the entire said Cak Cliff Addition to the City of Tulsa, Oklahoma, exclusive of streets and avenues, shall execute and acknowledge an agreement or agreements in writing, releasing the said property from any or all of the above restrictions, and shall file the same for record in the office of the County Clerk of Tulsa County, Oklahoma.

A violatin of any of the foregoing conditions and restrictions by the purchaser, his heirs or assigns, of this lot shall work a forfeiture of all title in and to such
lot with all improvements placed thereon, and suchtitle shall then revert to the grantor
horein, its succesors and assgns".

In witness whereof, the party of the first part has hereunto caused its corporate name to be subscribed by its President or Vice-President, with attestations thereof by its Secretary and its corporate seal to be hereunto affixed on the date first above mentioned.

(Corp.Seal) Oak Cliff Realty Company, By Theodore Cox, President.

Attest: C. B. Walker, Secretary.

State of Oklahoma)

County of Tulsa ) Before me, the undersigned, a Notary Public, in and for said County and State, on this 11th day of April, 1924, personally appeared Theodore Cox, to me known to be the identical person who subscribed the name of the maker thereoff to the within and foregoing instrument, as its President and acknowledged to me that he executed the same as his free and voluntary act and deed of such corporation, for the uses and purposes therein set forth.

(SEA) T. S. Cox, Notary Public,

My commission expires April 19, 1927.

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