in fee sample, of an in all and singular the above granted and described premises, with the appurtenances: that the same are free, clear ane discharged and unencumbered of and from all former and other grants, titles, charges, estates, judgments, taxes, assessments and encumbrances; of whatsoever nature and kind, except general taxes for kine year 1924, and all subsequent years, and except all installments on special assessments for special improvements becoming delinquent after this date, payment of all of which is hereby assumed by accord party and except for easement for sewers and other such facitlities as appear of recored, and that it will warrant and forever defend the same unto the said party of the second part, his heiss and assigns,

Title to the property hereby conveyed shall be taken and held subject to the following stipulations and restrictions as to the use thereof, and the grantee, his heirs and assigns shall be held to agree and covenant with the grantor, its successors and assigns, to confirm to the observe such stipulations and restrictions,

lst: None of the lots hereby conveyed shall within a percod of thirty (30) yexas from March 5, 1923 be used for business, apartment house, duplex or any other purpose whatsoever execpt for residence purposes and only one resident shall be built on a single lot; no build-ings of any kind whatsoever shall be moved on any lot from other locations,

2nd: No residence shall be built upon the lot hereby conveyed, costing less than \$5,000;00 on each lot, inclusive of the cost of other subsidiary buildings, and improvements thereon.

3rd: No residence or parts thereof, except open porches, or fences, shall be erected closer to the street or streets that the building limit line indicated on the official plat of this addition and said residence shall front the street onwhich the respective lots front; nowgarage or other outbuildings shall be erected closer to the street than the outbuilding limit line indicated on said plat unless it is designed as a integral part of the house, θ

4th; All outbuildings shall correspond in material and architecture to the residence to which they are appurtenant,

5th; No residence or any projecting part thereof, such as cornices, proches, chimneys bay-windows or stair landings shall be placed closer to any side or rear lot lines that five feet (5')

6 6th; Residence on corner lots shall have a presentable frontage on both streets;

7th; None of the lots hereby conveyed, or any part thereof, shall be sold or rented to or occupied by any persons of African decent, commonly known as negroes, except that the buildings of a servant's house to be used only by servants or owners of these lots shall not be considered any breach of this condition.

Sth; No bill-boards or advertige sign shall be erected or maintained on any of said lots nor shall hay building or structures be erected threin for advertising purposes.

9th; No garagecorrothercoutbuilding shall be erected upon any of said lots for use for temporary residence purposes,

10th; All of the restrictions above mentioned shall be binding upon the grantee and upon his respective heirs, successors and assigns, for a period of thirty (30) years from March 5th. 1923, and shall automatically be continued thereafter for periods of Twenty (20) years each, unless at least five (5) years prior to the expiration of the first thirty (30) year period; or any subsequent twenty (20) year period, the owners of a majority of the het acreage of theland restricted in theantire said OAK CLIFF ADDITION to the City of Tulsa, Oklahoma, exclusive of streets and avenues, shall execute and acknowledged an agreement on agreements in writing, releasing the said property from any or all of the above restrictions, and sahll file the same for record in the office of the County Clerk of Tulsa County, Oklahoma

IT IS FURTHER UNDERSTOOD AND AGREED that these restrictions are covenants and shall be

CULB "" OCC

480