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WARRANT YJDEED.

This indenturem made this 28th day of Jnne, 1924, between the Oak Cliff Realty Company, a corporation, of Tulsa, Oklahoma, party of the first part, grantr, and T. S. Cox, (whether one or more) party of the second part, grantor, WITNESSETH:

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Thatm, in consideration of the sum of one dollar, and ther good and valuable considerations the receipt of which is hereby acknowledged, said party of the first partvdoes hyrthese presents, grant, bargain, sell and convey unto said party of the second part, his heirs and assigns, all of the following described realestate, situated in the County of Tulsa, State of Oklahoma, to-wit:

Lot thirteen (13) in block seven in Oak Cliff Additionto the

City of Tulsa, Oklahoma, according to the official plat thereof, filed for record on March 5th, 1923, in the office of the County Clerk of Tulsa Courty, Okahoma,

To have and to hold the same, together with all and singular the tenements; hereditaments and appurtenances thereunto belonging or in anywise appertaining forever.

The said Oak Cliff Realty Company, a corporat^{ion} covenant The said Oak Cliff Realty Company, a corporat^{ion}, does hereby/promise, and agree to and with the said party of the second part, at the delivery of these presents, that it is lawfully seized in its own right of an absolute and indefeasible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with the appurtenances; that the same are free, clear and discharged ad unemcumbered of and from all former and other grants, titles, charges, estates, judgements; taxes, assessments and encumbrances, of whatsoever nature and kind, except general taxes for the year 1923, 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 second party, and except for easement for sewers and/other suchafactlities as appear of record, and that it will warrant and the same forever defend/unto the said party of the second part, his heirs and assigns.

"Title to the property hereby conveyed shall be taken and held subject to the following stipulations and restrictions as to thease thereof, and the grantee, his heirs or assigns, shall be held to agree and covenant with the grantfr, its successors and assigns to conform to and bbserve such stipulations and restrictions.

1- No residence shall be built upon this lot costing less than \$7500000 inclusing of the cost of other subsidiary buildings and improvements thereon.

2- No reidence or parts thereof, - except open porches, or fences, shall be erected closer to the street or streets than the building limit indicated on the official/plat of this addition and the the said residence shall front the street on which the lot fronts; no garage, or other outbuildings shall be erected closer to the street than the outbuilding line indicated on said plat unless it is designated as an integral part of the house.

3- Alloutbuildings shall correspond in material and architecture to the residence to which they are appurtamant.

4- No residence or any projecting part thereof, $\operatorname{suc}h$ as cornices, porches, chimneys bay-windows or stair landings shall be placed closer to any side or rear lot lines thanfive feet (5')

5- Residences on corner hots shall have a presentable frontage on hoth streets.

6- This lot shall not within a period of thirty '30) years from March fifth, 1923, be used for business, apartment house, duplex or any other purpose whatsoever except for residence purposes and only one residence shall be built on this lot; no buildings of any kind whatsoever