OWNER'S CERTIFICATE AND RESTRICTIONS OF WOODLAND PARK SIXTH ADDITION, WASHINGTON COUNTY, OKLAHOMA

KNOW ALL MEN BY THESE PRESENTS:

That WOODLAND PARK DEVELOPMENT CO., INC., an Oklahoma corporation, does hereby certify that it is the owner of and the only corporation or corporations, person or persons, who has any right, title or interest in the land included and embraced in Woodland Park Sixth Addition now platted into lots, blocks, streets and easements as shown on the plat of Woodland Park Sixth Addition, recorded in Plat Envelope 257 of the records of Washington County, Oklahoma.

For the purpose of providing an orderly development of all the lots and blocks included in the above described plat, and for the further purpose of providing adequate restrictive covenants for the benefit of the owner and its successors in title to the aforesaid lots, Woodland Park Development Co., Inc., a corporation, does hereby impose the following restrictions and reservations on all of said Woodland Park Sixth Addition, to which it shall be incumbent upon its successors in title to adhere, and any person or persons, corporation or corporations, hereafter becoming the owner or owners, either directly or through any subsequent transfer, or in any manner whatsoever, of any lot or lots included in Woodland Park Sixth Addition, shall take, hold and corvey same subject to the following restrictions and reservations, to-wit:

- 1. All lots in Woodland Park Sixth Addition shall be used exclusively for residential purposes, and no residence or other structure shall be used either in whole or in part as a professional office, shop, school, or studio, or for the conduct of ary business or trade.
- 2. A building site or plot may be one lot, more than one lot or less than one lot, but each building site or plot shall have an area of not less than 3,000 square feet and shall be not less than 75 feet in width along the front building line.
- 3. No structure shall be erected, placed or permitted to remain on any building plot, other than one single family residence and buildings appurtenant thereto such as a garage, servant's quarters, children's play house, and garden shelter.
- 4. Prior to January 1, 1973, no building shall be erected, placed, or altered on any building plot in Woodland Park Sixth Addition until the building plans, specifications, and plot plan showing the location of such building shall have been approved in writing by Woodland Park Development Co., Inc. as to conformity and harmony of external design and materials with other structures in Woodland Park Sixth Addition and as to location of the building with respect to topography and finished ground elevation.
- 5. Prior to January 1, 1973, each residence constructed in Woodland Park Sixth Addition shall be built by a builder who shall be approved in writing by Moodland Park Development Co., Inc.
- 6. The outside foundation line of any part of any building including rorches, garages, car ports, bay windows, chimneys, etc., shall be located a minimum of 25 feet from the front line, and 25 feet from any side street line, and 10 feet from any side line of the building plot, except that Lots One (1) to line (9) inclusive, and Lots Twelve (12) to Sixteen (16) inclusive, all in Block Fourteen (14), shall have a side line set back of not less than 15 feet.
- 7. Any plot that abuts more than one street shall be deemed to front or each street abutted and any residence erected upon such a plot in Woodland Fark Sixth Addition shall have a presentable frontage on each abutting street.

- 8. No nuisance shall be committed upon any lot, and fowl or other animals that may be offensive or annoying to the neighborhood shall not be kept in Woodland Park Sixth Addition.
- 9. No trailer, basement, tent, garage, or other outbuildings shall at any time be used as a residence.
- 10. No building shall be moved from another location on to Woodland Park Sixth Addition.
- 11. Any one story dwelling erected in Woodland Park Sixth Addition shall have a minimum of 1600 square feet of ground area under one roof, a minimum of 900 square feet of which shall be living area. Any dwelling of more than one story shall have a minimum of 1800 square feet under one roof, a minimum of 1000 square feet of which shall be ground area.
- 12. Easements for public utility installations and maintenance are hereby reserved where shown on the recorded plat of jWoodland Park Sixth Addition and in and on the side five feet of each side of each building site or plot of ground sold for use as one dwelling site.
- 13. No fence, whether ornamental or otherwise shall be erected nearer to the front property line than the front building line of any plot.
- 14. No bill board or advertising sign shall be erected or maintained except for the sole purpose of advertising the sale of the lot upon which the sign may be placed, and such signs shall not exceed six square feet in area.
- 15. If the owner or tenant of any lot or lots in Woodland Park Sixth Addition should violate any of the restrictive covenants contained herein, and thereafter refuse to correct the same and to abide by said restrictions, the owner of any lot or building site in Woodland Park Sixth Addition may institute legal proceedings to enjoin, abate and/or correct such violation or violations, and the owner of the lot or building site permitting the violation of such restriction shall pay all attorney fees, court costs and other expenses incurred by the person instituting such legal proceedings, said attorney fees to be fixed by the court. The amount of said attorney fees, court costs and other expenses allowed and assessed by the court shall become a lien upon the land as of the date legal proceedings were originally instituted, and said lien shall be subject to foreclosure in such action, so brought to enforce such restrictions.
- 16. These restrictive covenants are to run with the land and shall be binding on all parties and all persons until January 1, 1973, at which time said covenants shall be automatically extended for successive periods of ten years unless by vote of a majority of the then owners of the lots or building sites it is agreed to change said covenants in whole or in part.
- 17. Invalidation of any of these covenants by judgment or by court order shall no wise affect any of the other provisions, which shall remain in full force and effect.

IN WITNESS WHEREOF, the undersigned has executed this instrument on the 20thday of December, 1955.

WOODLAND PARK DEVELOPMENT CO., INC.

STATE OF OKLAHOMA

SS

CCULTY OF WASHILIGTON

Before me, the undersigned, a Notary Public in and for said County and State, on this 20th day of December, 1955, personally appeared Bill W. Jones , to me known to be the identical person who subscribed the name of the maker thereof to the foregoing instrument as its Vice President,

and acknowledged to me that he executed the same as his free and voluntary set and deed, and as the free and voluntary act and deed of such corporation, ! .for the uses and purposes therein set forth.

Notary Public

My commission expires: // /6 - /959 (SEAL)

STATE OF OKLAHOMA SS Washington County
This instrument was filed for record

IAN 16 1956

O. E. CREWS COUNTY CLERK

Deputy

Deputy

OWNER'S CERTIFICATE AND RESTRICTIONS OF WOODLAND PARK THIRTEENTH ADDITION AND REPLAT OF A PORTION OF WOODLAND PARK SIXTH ADDITION, WASHINGTON COUNTY, OKLAHOMA

KNOW ALL MEN BY THESE PRESENTS:

That WOODLAND PARK DEVELOPMENT CO., INC., an Oklahoma corporation, does hereby certify that it is the owner of and the only corporation or corporations, person or persons, who has any right, title or interest in the land included and embraced in Woodland Park Thirteenth Addition and replat of a portion of Woodland Park Sixth Addition, now platted in lots, blocks, streets and easements as shown on the plat of Woodland Park Thirteenth Addition, recorded in Plat envelope 323 of the records of Washington County, Oklahoma.

For the purpose of providing an orderly development of all the lots and blocks included in the above described plat, and for the further purpose of providing adequate restrictive covenants for the benefit of the owner and its successors in title to the aforesaid lots, Woodland Park Development Co., Inc., a corporation, does hereby impose the following restrictions and reservations on all of said Woodland Park Thirteenth Addition, shall take, hold and convey same subject to the following restrictions and reservations to-wit:

- 1. All lots in said addition shall be used exclusively for residential purposes, and no residence or other structure shall be used either in whole or in part as a professional office, shop, school, or studio, or for the conduct of any business or trade.
- 2. A building site or plot may be one lot, more than one lot or less than one lot, but each building site or plot shall have an area of not less than 8,000 square feet and shall not be less than 75 feet in width along the front building line.
- 3. No structure shall be erected, placed or permitted to remain on any building plot, other than one single family residence and buildings appurtenant thereto such as a garage, servants' quarters, children's play house, and garden shelter.
- 4. Prior to January 1, 1985, no building shall be erected, plated or altered on any building plot in the addition until the building plans, specifications, and plot plan showing the location of such building shall have been approved in writing by Woodland Park Development Co., Inc. as to conformity and harmony of external design and materials with other structures in the addition, and as to location of the building with respect to topography and finished ground elevation.
- 5. Prior to January 1, 1985 each residence constructed in the addition shall be built by a builder who shall be approved in writing by Woodland Park Development Co., Inc.
- 6. The outside foundation lines of any part of any building including porches, garages, car ports, bay windows, chimneys, etc., shall be located from the property lines the following minimum distances:

a. Front Street --- 25 feet
b. Side Street --- 15 feet
c. Side Property --- 10 feet
d. Rear Property --- 15 feet.

These minimum distances shall apply unless shown otherwise on the recorded plat.

- 7. Any plot that abuts more than one street shall be deemed to front on either street abutted and any residence erected upon such a plat in the addition shall have a presentable frontage on each abutting street.
- 8. No nuisance shall be committed upon any lot, and fowl or other animals that may be offensive or annoying to the neighborhood shall not be kept in the addition.
- 9. No trailer, basement, tent, garage, or other outbuildings shall at any time be used as a residence.
 - 10. No building shall be moved from another location on to the addition.
- 11. Any one story dwelling erected in the addition shall have a minimum of 1600 square feet of ground area under one roof, a minimum of 1100 square feet of which shall be living area. Any dwelling of more than one story shall have a minimum of 1800 square feet under one roof, a minimum of 1000 square feet of which shall be ground area.
- 12. Easements for public utility installations and maintenance are hereby reserved where shown in the recorded plat of the addition and in and on the side five feet of each side of each building site or plot of ground sold for use as one dwelling site. A drainage easement of adequate cross-section area so as not to restrict the flow of drainage water shall be provided across Lot 14, Block 29. Location, dimension, and grade shall be approved in writing by Woodland Park Development Co., Inc.
- 13. On single family residential plots no fence, whether ornamental or otherwise shall be erected nearer to the front property line than the front building line.
- 14. No bill board or advertising sign shall be erected or maintained except for the sole purpose of advertising the sale of the lot upon which the sign may be placed, and such signs shall not exceed six square feet in area.
- 15. If the owner or tenant of any lot or lots in Woodland Park Addition should violate any of the restrictive covenants contained herein, and thereafter refuse to correct the same and to abide by said restrictions, the owner of any lot or building site in the addition may institute legal proceedings to enjoin, abate and/or correct such violation or violations, and the owner of the lot or building site permitting the violation of such restriction shall pay all attorney fees, court costs and other expenses incurred by the person instituting such legal proceedings, said attorney fees to be fixed by the court. The amount of said attorney fees, court costs and other expenses allowed and assessed by the court shall become a lien upon the land as of the date legal proceedings were originally instituted, and such lien shall be subject to foreclosure in such action, so brought to enforce such restrictions.
- 16. These restrictive covenants are to run with the land and shall be binding on all parties and all persons until January 1, 1985, at which time said covenants shall be automatically extended for successive period of ten years unless by vote of a majority of the then owners of the lots or building sites it is agreed to change said covenants in whole or in part.
- 17. Invalidation of any of these covenants by judgment or by court order shall in no wise affect any of the other provisions, which shall remain in full force and effect.

IN WITNESS WHEREOF, the undersigned has executed this instrument on

the 26 day of 1964. October WOODLAND PARK DEVELOPMENT CO., INC. ATTEST: President Secretary STATE OF CKALHONA 33 LI LINGTON Before me, the undersigned, a wotary Public in and for said Councy and leate, on this 20th day of october, 1964, personally appeared Albert S. Morrison, to me known to be the identical person who subscribed the name of the maker thereof to the foregoing insumment as its President and acknowledged to me that he executed the same as his free and voluntary act and deed, and as the free and voluntary act and deer 95 such components, for the uses and purposes therein set fort. . My commission explices: July 16, 1965. STATE OF UYLL !! Washingto" This instri

OWNER'S CERTIFICATE AND RESTRICTIONS OF WOODLAND PARK THIRTEENTH ADDITION AND REPLAT OF A PORTION OF WOODLAND PARK SIXTH ADDITION, WASHINGTON COUNTY, OKLAHOMA

KNOW ALL MEN BY THESE PRESENTS:

That Woodland Park Development Co., Inc., an Oklahoma corporation, does hereby certify that it is the owner of and the only corporation or corporations, person or persons, who has any right, title or interest in the land included and embraced in Woodland Park Thirteenth Addition and replat of a portion of Woodland Park Sixth Addition, now platted in lots, blocks, streets and easements as shown on the plat of Woodland Park Thirteenth Addition, recorded in Plat envelope 323 of the records of Washington County, Oklahoma.

For the purpose of providing an orderly development of all the lots and blocks included in the above described plat, and for the further purpose of providing adequate restrictive covenants for the benefit of the owner and its successors in title to the aforesaid lots, Woodland Park Development Co., Inc., a corporation, does hereby impose the following restrictions and reservations on all of said Woodland Park Thirteenth Addition, to which it shall be incumbent upon its successors in title to adhere, and any person or persons, corporation or corporations, hereafter becoming the owner or owners, either directly or through any subsequent transfer, or in any manner whatsoever, of any lot or lots included in Woodland Park Thirteenth Addition, shall take, hold and convey same subject to the following restrictions and reservations, to-wit:

- 1. All lots in said addition shall be used exclusively for residential purposes, and no residence or other structure shall be used either in whole or in part as a professional office, shop, school, or studio, or for the conduct of any business or trade.
- 2. A building site or plot may be one lot, more than one lot or less than one lot, but each building site or plot shall have an area of not less than 8,000 square feet and shall not be less than 75 feet in width along the front building line.
- 3. No structure shall be erected, placed or permitted to remain on any building plot, other than one single family residence and buildings appurtenant thereto such as a garage, servants' quarters, children's play house, and garden shelter.
- 4. Prior to January 1, 1985, no building shall be erected, platted, or altered on any building plot in the addition until the building plans, specifications, and plot plan showing the location of such building shall have been approved in writing by Woodland Park Development Co., Inc. as to conformity and harmony of external design and materials with other structures in the addition, and as to location of the building with respect to topography and finished ground elevation.
- 5. Prior to January I, 1985 each residence constructed in the addition shall be built by a builder who shall be approved in writing by Woodland Park Development Co., Inc.
- 6. The outside foundation lines of any part of any building including porches, garages, car ports, bay windows, chimneys, etc., shall be located from the property lines the following minimum distances:

a. Front Street --- 25 feet
b. Side Street --- 15 feet
c. Side Property --- 10 feet
d. Rear Property --- 15 feet.

These minimum distances shall apply unless shown otherwise on the recorded plat.

- 7. Any plot that abuts more than one street shall be deemed to front on either street abutted and any residence erected upon such a plat in the addition shall have a presentable frontage on each abutting street.
- 8. No nuisance shall be committed upon any lot, and fowl or other animals that may be offensive or annoying to the neighborhood shall not be kept in the addition.
- 9. No trailer, basement, tent, garage, or other outbuildings shall at any time be used as a residence.
 - 10. No building shall be moved from another location on to the addition.
- 11. Any one story dwelling erected in the addition shall have a minimum of 1600 square feet of ground area under one roof, a minimum of 1100 square feet of which shall be living area. Any dwelling of more than one story shall have a minimum of 1800 square feet under one roof, a minimum of 1000 square feet of which shall be ground area.
- 12. Easements for public utility installations and maintenance are hereby reserved where shown in the recorded plat of the addition and in and on the side five feet of each side of each building site or plot of ground sold for use as one dwelling site. A drainage easement of adequate cross-section area so as not to restrict the flow of drainage water shall be provided across Lot 14, Block 29. Location, dimension, and grade shall be approved in writing by Woodland Park Development Co., Inc.
- 13. On single family residential plots no fence, whether ornamental or otherwise shall be erected nearer to the front property line than the front building line.
- 14. No bill board or advertising sign shall be erected or maintained except for the sole purpose of advertising the sale of the lot upon which the sign may be placed, and such signs shall not exceed six square feet in area.
- 15. If the owner or tenant of any lot or lots in Woodland Park Addition should... violate any of the restrictive covenants contained herein, and thereafter refuse to correct the same and to abide by said restrictions, the owner of any lot or building site in the addition may institute legal proceedings to enjoin, abate and/or correct such violation or violations, and the owner of the lot or building site permitting the violation of such restriction shall pay all attorney fees, court costs and other expenses incurred by the person instituting such legal proceedings, said attorney fees to be fixed by the court. The amount of said attorney fees, court costs and other expenses allowed and assessed by the court shall become a lien upon the land as of the date legal proceedings were originally instituted, and such lien shall be subject to foreclosure in such action, so brought to enforce such restrictions.
- 16. These restrictive covenants are to run with the land and shall be binding on all parties and all persons until January 1, 1985, at which time said covenants shall be automatically extended for successive period of ten years unless by vote of a majority of the then owners of the lots or building sites it is agreed to change said covenants in whole or in part.
- 17. Invalidation of any of these covenants by judgment or by court order shall in no wise affect any of the other provisions, which shall remain in full force and effect.

IN WITNESS WHEREOF, the undersigned has executed this instrument on

the **26** day of **October** _____, 1964.

WOODLAND PARK DEVELOPMENT CO.,

President

INC.

ATTEST:

Secretary

VSEAL)

STATE OF CKLAHOMA

SS

COUNTY OF WASHINGTON

County and State, on this 26th day of October, 1964, personally appeared Albert S. Morrison, to me known to be the identical person who subscribed the name of the maker thereof to the foregoing instrument as its President and acknowledged to me that he executed the same as his free and voluntary act and deed, and as the free and voluntary act and deed of such corporation, for the uses and purposes therein set fortal.

All Mocary Public

My commission expires:

July 16, 1965.

This instrum

This instrum

O. E. CREWS, County Clerk

O. E. CREWS, County Cherk

O. E. CREWS, County Cherk

O. E. CREWS, County Cherk

O. C. CREWS, Cherk

O. CREWS, Cherk

O. C. CREWS, Cherk

O. CREWS, CHERCH

STATE OF OKLAHOMA SS
Washington County
This instrument on filed for record

NOV 181964

O. E. CREWS, County Clerk