

**COUNTRY CLUB ESTATES T-3293**

**Plat # 3293 COUNTRY CLUB ESTATES**

An addition to Broken Arrow, Oklahoma

An addition in the SE 1/4, 39/4 of Section 2, T-17-N, Tulsa County, Oklahoma

Scale: 0 100 200 300

**OWNERS:**  
Frank D. Moskowitz  
Jack H. Morse  
William P. Herlin  
Michael T. Myers  
Donald F. S. Stafford  
1701 S. 81st Street  
Tulsa, Oklahoma

**ENGINEER & SURVEYOR:**  
Jack L. Spradling & Associates  
4501 S. 81st Street  
Tulsa, Oklahoma

**UNPLATTED**

**Plat # 3293 COUNTRY CLUB ESTATES**

Location Map showing E. 121st Street, T-17, N, 40 Acres, 98 Lots.

Coordinates: S 89° 46' 59" E (3211.85'), S 89° 50' 26" E (3211.17'), N 08° 27' W (1322.80'), N 08° 27' W (1322.17'), S 89° 50' 26" N (3211.17'), S 89° 50' 26" N (3211.85').

Lot Descriptions and dimensions are provided for each lot, including Lot 2, which is highlighted.

**OWNERS CERTIFICATE OF DEED OF DEDICATION AND COVENANTS**

KNOW ALL MEN BY THESE PRESENTS:

That Frank D. Moskowitz, Jack H. Morse, William P. Herlin, Michael T. Myers, and Donald F. S. Stafford, being the owners of fee simple title to a certain tract of land more particularly described as "The Southeast Quarter (SW 1/4) of Section 2, Township 17 North, Range 17 West, in the State of Oklahoma, known as Country Club Estates, herein referred to, containing Forty (40) acres, more or less, and have caused the same to be surveyed, staked, and allotted into lots, blocks and streets, according to the plan of record in the City of Broken Arrow, Oklahoma.

Whereas the above named owner being desirous of maintaining covenants for the benefit and protection for the future, in view of the above named notice and further to provide the necessary strictures and restrictions, hereby doth execute as shown on said plat, and impose the following restrictive covenants for the mutual benefits of themselves, and their successors in title to the lots, blocks and streets, and all other persons, and their successors in title, who may hereafter acquire the same, it shall be incumbent upon them or their successors to observe and perform as follows:

- We lot shall be used except for residential purposes. No building shall be erected, altered, placed or permitted to remain on any lot other than one detached single-family dwelling not to exceed two stories in height.
- The first floor area of the main structure, exclusive of open porches and garages, shall be not less than 1,000 square feet, or 1,000 square feet in the case of a two story dwelling.
- No building shall be located on any lot nearer than 35 feet to the front lot line, or nearer than 15 feet to any side street line. No building shall be located nearer than 5 feet from an interior lot line.
- Construction of new buildings only shall be permitted, it being the intent of this covenant to prohibit the moving of any existing building onto a lot and relocating or converting same into a dwelling unit in this subdivision.
- No building shall be erected, placed or altered on any lot until the construction plans and specifications and a plan showing the location of the proposed building, including all structural materials, hardware and exterior finish, including all materials, form of exterior design with existing structures, and as to location with respect to topography and first grade elevation.
- The architectural control committee is composed of Michael T. Myers, Donald F. S. Stafford and William P. Herlin. A majority of the committee may designate a representative to act for it. In the event of death or resignation of any member of the committee, the remaining members may designate another member to act for the committee. All other members of the committee and their representatives shall be entitled to any compensation for services performed pursuant to this covenant. At times when there may be a dispute, a majority of the lots shall have the power through a duly recorded written instrument to change the membership of the committee or to otherwise change the committee.
- The committee's approval or disapproval in this covenant shall be in writing. In the event the committee, or its designated representative, fails to approve or disapprove within thirty (30) days after plans and specifications have been submitted to it, or in an event, if it fails to engage in construction has been commenced prior to the completion thereof, approval will not be denied and the relevant covenants shall be deemed to have been fully complied with.
- No dwelling shall be erected or placed upon any lot having a width or square foot area less than that shown on recorded plan.
- Exposure exterior wall area, exclusive of doors, windows and glass area, shall be 90 percent masonry or masonry veneer. Masonry shall be made of standard brick, concrete block, or stone city or shale common brick, color pigment Portland Cement Brick or quartered stone. Exterior wall materials, exclusive of the glass area, shall be standard construction material selected and designed to do justice to the architectural appearance of the building.
- No dwelling shall therefore be erected or placed upon any lot which has a roof composed of asphalt composition material, or a roof pitch of less than 2/12 in 12. No asbestos material is to be used on the exterior walls.
- No fence shall be constructed or allowed to remain in front of the dwelling building setback line.
- Fences with tennage in excess of 8 ft on top shall not be permitted to park on the street, driveways, or lots overhang and no vehicle of any kind which normally transports inflammatory or explosive cargo may be kept in subdivision at any time.
- Noxious or offensive activity shall be carried on upon any lot, nor shall anything be done thereon which may be or may become an annoyance to neighbors.
- No structure of a temporary character, trailer, statement, tent, shack, garage, barn, or other outbuilding shall be used on any lot at any time as a residence either temporarily or permanently.
- No sign of any kind shall be displayed to the public view on any lot except one professional sign of not more than one square foot, projects out more than five square feet advertising the property for sale or rent, or signs used by a supplier to advertise its products during the conduct of its business sales period.
- No oil drilling, oil development operations, oil refining, quarrying or mining operations of any kind shall be permitted upon or in any lot, nor shall oil wells, tanks, tunnels, mineral elevators or shafts be permitted upon or in any lot. No storage or other structures shall be used for use in storing oil or gas shall be erected, maintained or operated upon any lot.
- No oil well, gas well, or injection well of any kind shall be raised, arid or kept upon any lot, except that dogs, cats, or other household pets may be kept, provided that they are not used for breeding, or sterilization, for any commercial purposes.
- No lot shall be used or maintained as a dumping ground for rubbish. Trash, garbage or other waste shall not be kept except in sanitary containers, oil resealers or other equipment for the storage or disposal of such material shall be kept in a clean and sanitary condition.

[17] No fence, wall, hedge or shrub planting which obstructs sight lines at elevations between 2 and 6 feet, above the roadways shall be erected or permitted to remain on any corner lot within the triangular area formed by the street property lines and a line connecting the outer corners of the two intersecting roads forming the point of the street property corner or in the case of a corner lot, the intersection of the street property lines extended.

(18) No individual water supply system or sewerage disposal system shall be permitted on any lot.

(19) Overhead pole lines may be installed along the east-side of said lots: elsewhere, all utility poles of electric service shall be located underground in the easements where reserved for general utility services, above on the attached plat. Service pedestals and utility boxes shall be located in the easements where reserved for general utility services. Underground services cables to all houses which may be located on all lots in said subdivision shall be run to the exterior of the building or to the point of usage determined by the location and construction of each house as may be feasible upon said lots, provided that upon the installation of any utility services cables, the owner or his agent shall have the right to have the same buried and thereafter be deemed to have a definitive, permanent, effective, and exclusive right of way upon said lots, covering a five foot strip running from the service pedestal or transformer to the service entrance of said houses.

The supplier of electric service, through its proper agents and employees, shall at all times have right of access to all such easements where reserved for general utility services, for the purpose of installing, maintaining, removing or replacing any portion of said underground electric facility as may be installed on or in the easement.

The owner of each lot shall be responsible for the protection of the underground facilities located on his property and shall prevent the alteration of grade or any construction activity which may interfere with said electric facilities. Requires or cost of relocation required by violation of this covenant shall be paid for by the owner of the lots.

The foregoing covenants shall be enforceable by the supplier of electric service, and the owner of each lot agrees to be bound hereby.

(20) These covenants are to run with the land and shall be binding on all parties and all persons claiming under them for a period of twenty five years from the date these covenants are recorded, after which time said covenants shall be automatically extended for successive periods of twenty five years each, unless sooner terminated by a majority of the lot owners of the lots has been recorded, agreeing to change said covenants in whole or in part.

(21) Enforcement shall be by proceeding at law or in equity against any person or persons violating or attempting to violate any covenant, either to restore violation or to recover damages.

(22) Violation of any one of these covenants by judgments or court order shall in no wise affect any of the other provisions which shall remain in full force and effect.

The undersigned owners further dedicates to the public use all easements and rights-of-way as shown and designated on the foregoing plat for the purpose of construction, maintaining, operating, repairing or removing streets, sanitary sewers and other necessary utilities, telephone lines, electric power lines, gas lines, water lines, and drainage structures with right of ingress and egress upon said right-of-way for the uses and purposes aforementioned, so long as the foregoing easements are used for public use.

Dated this 31st day of May, 1972.

Frank D. Moskowitz  
Jack H. Morse  
William P. Herlin  
Michael T. Myers  
Donald F. S. Stafford

**SURVEYORS CERTIFICATE**

I, Jack L. Spradling, a Registered Land Surveyor in the State of Oklahoma, do hereby certify that I have platted into lots, blocks, and streets the Country Club Estates addition to the City of Broken Arrow, Oklahoma, and that the same plan is a true and correct representation of said survey.

STATE OF OKLAHOMA } 44  
COUNTY OF TULSA }  
Dated this 31st day of May, 1972.  
Witness my hand and Seal this 31st day of May, 1972.  
My Commission expires July 14, 1972.  
Signature: *Jack L. Spradling*

CONFIRMATION OF APPROVAL  
JAMES BROWN, JR.  
WILLIE BROWN, JR.  
DONALD GRIFFIN, JR.  
DONALD GRIFFIN, JR.  
BROOKS, HERMAN, STAFFORD  
By: *Frank D. Moskowitz*, *Jack H. Morse*, *William P. Herlin*, *Michael T. Myers*, *Donald F. S. Stafford*

STATE OF OKLAHOMA }  
COURT OF COMMON PLEAS } 44  
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