## QUIT CLAIM DEED RECORD No. 423

| BLACK PAINTING CO. TULSA  | e vy lima na m provincenski pravna pravna previona i province i province de la companie de la companie de la c<br>La companie de la co   | بالمرابع والمرابع والم   |  |
|---|--|--|--|
| #224805 NS  | )  | STATE OF OKLAHOMA,Tu   | 100  |
| FRO   | ОМ   |  | on the 17  |
|   |  | of Mar. A.   |  |
|   |  | o'clock M and duly recorded i  | n Book 423 on Page 264   |
|   | TO   | O.G.Weav   | er,  |
|   |  | (SEAL) Brady B   | Cown Deputy County Clerk,  |
|   |  |  |  |
|   | A.R.Schollmeyer,   | Fabruary   |  |
| ,   |  |  |  |
| V. W  |  | n  |  |
| WITNESSETH, That said part,   | Y_of the first part, in consideration of the   | sum of One and no/100  |  |
|   |  | do_9.9. hereby quit-claim, grant bargain, sell   |  |
| the second part, and to   | their heirs and assigns for  | ever, all  | right, title,  |
|   |  | ed real estate in the County ofTu  |  |
| nd State ofOklahoma   | to wit:  |  |  |
|   |  |  |  |
|   |  |  |  |
| , 1   | All of Lot Four (4) Bla  | ock Two (2) in Ridgedale '   | Terrace  |
|   |  | f Tulsa, Tulsa County, Ok  |  |
|   |  | ded plat thereof. Also L   |  |
|   | (1), Two (2), Three (3   | ), Four (4), Five (5), Si  | x (6),   |
| 9   | Seven (7), Eight (8),  | Nine (9), Fifteen (15), S  | ixteen   |
| (   | (16), Seventeen (17),  | Eighteen (18), Nineteen (  | 19),   |
|   | Twenty (20), Twenty on   | e (21), Twenty Two (22),   | Twenty   |
|   |  | ck One (1), in Ridgedale   |  |
|   | Addition to the City of  | f Tulea, Oklahoma, and Lo), Four (4), Five (5), Si   | - (6)  |
| ,   | Seven (7) Eacht (g)  | Nine (Q) Seventeen (17)  | K (0/,<br>Fighteen   |
|   | (18) Nineteen (19) T   | Nine (9), Seventeen (17)<br>wenty (20), Twenty-one (2,<br>All in Block Two (2), in   | l). Twenty tw  |
|   | (22) Twenty three (23)   | A22 1 D2 - 1 M (0)   | said   |
|   |  | All in Block Two (2), in   |  |
| • • • • • • • • • • • • • • • • • • •   | Addition.  | ,All in Block Two (2), in  |  |
|   | Addition.  | ,All in Block Two (2), in  |  |
|   | Addition.  | ,AII in Block Two (2), in  |  |
|   | Addition.  | ,AII in Block Two (2), in  |  |
|   | Addition.  | ,AII in Block Two (2), in  |  |
| <b>!</b>  | Addition.  | ,AII in Block Two (2), in  |  |
|   | Addition.  | ,AII in Block Two (2), in  |  |
|   | Addition.  | ,AII in Block Two (2), in  |  |
|   | Addition.  | ,AII in Block Two (2), in  |  |
|   | Addition.  | ,AII in Block Two (2), in  |  |
|   | Addition.  | ,AII in Block Two (2), in  |  |
|   | Addition.  | ,AII in Block Two (2), in  |  |
|   | Addition.  | ,AII in Block Two (2), in  |  |
|   | Addition.  | ,AII in Block Two (2), in  |  |
|   | Addition.  | ,AII in Block Two (2), in  |  |
|   | Addition.  | ,AII in Block Two (2), in  |  |
|   | Addition.  | ,AII in Block Two (2), in  |  |
|   | Addition.  |  |  |
| Together with all and singular the  | Addition.  | sto belonging. To have and to hold the above gran  |  |
| Together with all and singular the the second part  | a hereditaments and appurtenances there un   |  | ted premises unto the said part. 10  |
| Together with all and singular the the second part  | a hereditaments and appurtenances there un   | sto belonging. To have and to hold the above gran  | ted premises unto the said part. 10  |
| Together with all and singular the the second part  | a hereditaments and appurtenances there un   | sto belonging. To have and to hold the above gran  | ted premises unto the said part. 10  |
| Together with all and singular the the second part  | chereditaments and appurtenances there unheirs and assigns forever. e said part¥ of the first part ha  | sto belonging. To have and to hold the above gran  | ted premises unto the said part. 10.   |
| Together with all and singular the the second part  | e hereditaments and appurtenances there un heirs and assigns forever.  e said partY of the first part ha   | sto belonging. To have and to hold the above gran  | ted premises unto the said part. 10.   |
| Together with all and singular the the second part  | e hereditaments and appurtenances there unheirs and assigns forever. e said part   | sto belonging. To have and to hold the above gran  | ted premises unto the said part. 10.   |
| Together with all and singular the the second part the 1r. IN WITNESS WHEREOF, The ritten. Signed and Delivered in Prewitten. The consideration   | chereditaments and appurtenances there unheirs and assigns forever. e said part  | sto belonging. To have and to hold the above gran  | ted premises unto the said part  |
| Together with all and singular the the second part the 1r.  IN WITNESS WHEREOF, The ritten.  Signed and Delivered in Prewitten.  Witnesses; Chas.  The consideration is less than \$100.0   | chereditaments and appurtenances there unheirs and assigns forever. e said part  | sto belonging. To have and to hold the above gran  | ted premises unto the said part  |
| Together with all and singular the the second part the 1r.  IN WITNESS WHEREOF, The ritten.  Signed and Delivered in Prewitten.  Witnesses; Chas.  The consideration is less than \$100.0   | chereditaments and appurtenances there unheirs and assigns forever. e said part  | sto belonging. To have and to hold the above gran  | ted premises unto the said part  |
| Together with all and singular the the second part the 1r IN WITNESS WHEREOF, The ritten.  Signed and Delivered in Prewittens.  Witnesses; Chas. The consideration is less than \$100.00 revenue stamps are   | a hereditaments and appurtenances there under the sand assigns forever.  e said partY of the first part ha  esence of:  Benson.  for the a bove deed  to therefore no  required.   | to belonging. To have and to hold the above gran    hereunto seth1ghand  | ted premises unto the said part 16.  |
| Together with all and singular the the second part  | chereditaments and appurtenances there under the sand assigns forever.  e said part. Y. of the first part ha  seence of:  Benson.  for the above deed  to therefore no  required.  City of St. Louis.  | A. R. Schollme   | ted premises unto the said part  |
| Together with all and singular the the second part  | chereditaments and appurtenances there under the sand assigns forever.  e said part. Y. of the first part ha  esence of:  Benson.  for the a bove deed  to therefore no  required.  City of St. Louis.  ary Public in and for said County and State  | A. R. Schollme  LEGISTRY S.  | ted premises unto the said part  |
| Together with all and singular the the second part  | chereditaments and appurtenances there un heirs and assigns forever. c said partY of the first part ha  esence of:  Benson.  for the a bove deed  to therefore no  required.  City of St. Louin.  ary Public in and for said County and State  | A. R. SQhollme  A. R. SQhollme   | ted premises unto the said part 16   |
| Together with all and singular the the second part the 1r.  IN WITNESS WHEREOF, The ritten.  Signed and Delivered in Prewitten.  The consideration is less than \$100.0 crevenue stamps are.  STATE OF Missouri, Before me, the undersigned Nota personally EMX.                          | chereditaments and appurtenances there un heirs and assigns forever.  c said partY of the first part ha  esence of:  Benson.  for the a bove deed  to therefore no  required.  City of St. Louin  ary Public in and for said County and State of the part of the said County and State of the part of the said County and State of the part of the said County and State of the part of the said County and State of the part of the said County and State of the part of the said County and State of the part of the said County and State of th         | A. R. SQhollme  A. R. SQhollme  LEGIT NX ss.  e on this 23rd day of ground species of the control of the contro | ted premises unto the said part  |
| Together with all and singular the the second part the 1r.  IN WITNESS WHEREOF, The ritten.  Signed and Delivered in Prewitten.  The consideration is less than \$100.0 crevenue stamps are.  STATE OF Missouri, Before me, the undersigned Nota personally ESE.                          | a hereditaments and appurtenances there un heirs and assigns forever.  e said part. Y. of the first part ha  sence of:  Benson.  for the a bove deed  to therefore no required.  City of St. Louis.  ary Public in and for said County and State appeared.  A.R. Scholim   | A. R. SQhollme  A. R. SQhollme  LEGINERY S.  c on this 23rd day of eyer,  personally known to me knowledged to me that he  | ted premises unto the said part 19.  The day and year first above  Yer,  February 19.2                               |
| Together with all and singular the the second part the 1r IN WITNESS WHEREOF, The ritten.  Signed and Delivered in Prewitten.  The consideration is less than \$100.0 coverne stamps are.  STATE OF Missouri, Before me, the undersigned Nota personally ESE.                             | chereditaments and appurtenances there under the sand assigns forever.  c said part. Y. of the first part has seence of:  Benson.  for the above deed on the refore no required.  City of St. Louis ary Public in and for said County and State appeared.  A.R. Schollm the within and foregoing instrument and ach 13. free and voluntary act and deed his free act a | A. R. Schollme  A. R. Schollme  A. R. Schollme  23rd day of day of personally known to me knowledged to me that he   | ted premises unto the said part  |
| Together with all and singular the the second part the 1r.  IN WITNESS WHEREOF, The ritten.  Signed and Delivered in Prewitten.  The consideration is less than \$100.0 revenue stamps are.  STATE OF Missouri.  Before me, the undersigned Note personally known.  executed to a stamps. | chereditaments and appurtenances there under the sand assigns forever.  c said part. Y. of the first part has seence of:  Benson.  for the above deed on the refore no required.  City of St. Louis ary Public in and for said County and State appeared.  A.R. Schollm the within and foregoing instrument and ach 13. free and voluntary act and deed his free act a | A. R. SQhollme  A. R. SQhollme  LEGINERY S.  c on this 23rd day of eyer,  personally known to me knowledged to me that he  | ted premises unto the said part 16.  the day and year first above  Yer.,  February 19.2.  to be the identical person |

- Straigh