

Outdoor Advertising Control

200 N.E. 21st Street Oklahoma City, OK 73105-3204 (405) 521-3005

April 30, 2024

Schober Outdoor Advertising 3921 Sagamore Hill CT Plano TX 75025

> Reject Application for Sign US-70, Marshall County Cara Spence Property

Dear Mr. Schober:

As we discussed over the phone, due to the Z-504 form stating there is no comprehensive zoning plan, schools would be a disqualifier. Title 69 O.S. \$1275 (c)(3) prohibits the placement of outdoor advertising signs within 500 ft. of a public school. Kingston High School is within the control area and does fall within 500 ft of the proposed site.

Also, as we discussed, if the town of Kingston does have comprehensive zoning, you can provide that information and resubmit the application with the voucher provided.

We are returning your applications, a Credit Voucher, (No. 327) in the amount of \$100 dollars and other documentation submitted.

If you have any questions, please call our office at (405)521-3005.

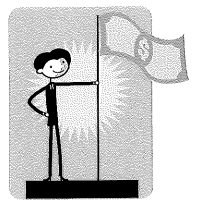
Respectfully,

Thomas Davis

Transportation Supervisor Outdoor Advertising Control

TD/

Enclosures



Credit Voucher No. 327

(This voucher can only be redeemed for fees required by the Outdoor Advertising Control Branch of ODOT.)

ISSUED TO: Schober Outdoor Advertising

AMOUNT ISSUED: \$100.00

REASON FOR ISSUE: Sign Application submitted for site within 500 ft of a school.

4/30/2024 Date

Thomas Davis

Transportation Supervisor
Outdoor Advertising Control
Okla. Dept. of Transportation

OKLAHOMA DEPARTMENT OF TRANSPORTATION APPLICATION FOR SIGN REGISTRATION & PERMIT (See back of form for instructions.)

EDDM AD-100 (Rovient 7/07/2020)

FOR OFFICIAL USE ONLY		
MGR. INITIALS	3726 OWNER NO.	REG. NO.
\$100.00	APPLICATION NO.	SIGN FILE NO.

Part I - SIGN OWNER INFORMATION		
101 Applicant's Name: Schober Outdoor Advertisin; 102 Address: 3921 Sagamore Hill Ct		
103 Plano 104 TX 105 75025		
106 Telephone No. 888, 8690414 Fax No. 888, 108 Email Address: Igust@schoberoutdoor.col		
Part II - LOCATION OF SIGN SITE 201 202 203 204		
Located 70 Side S County Marstyll City Name: Kingston		
NSEW 205 Nearest Intersecting Hwy.: 70A NSEW 206 Direction from C Distance from S S S S Distance from C Intersection: C Distance from Dis		
NSEW Miles & Tenths Feet		
GPS Coordinates: Latitude: 3 . 4 1/4766 Longitude: 96 . 7/ 38837		
Part III - LAND OWNER INFORMATION (No. Assigned: 17745) 301 Land Owner's Name: Cara Spence Address: P.D. Box 255		
303 Kings Ton 304 BK 305 73439 City: Kings Ton State: OK ZIp Code: 73439		
306 Telephone No. 580,564-5462 307 Have you enclosed proof of land use consent? ⊠YES □NO		
Part IV - PHYSICAL DESCRIPTION OF SIGN		
401 17 ft. Width of Facing: 24 ft. Overall Height 40 ft. Above Ground: 40 ft. Cannot exceed 60 ft.) (No limit by state)		
402 TYPE OF SIGN:		
403 404 NO. OF PANELS: WILL SIGN BE ILLUMINATED? ▼YES ■ NO If yes, will it be an LED/digital display? ■ YES ▼ NO (Advertising Displays)		
Part V - ZONING AND COMMERCIAL/ INDUSTRIAL QUALIFICATIONS (One of these options is required for Class A Permit. However if applying for a Class C (Informational) Permit, this section does not apply.) ZONED AREA ONLY UNZONED AREA ONLY		
501 - Is proposed location zoned? YES NO 505 - Is proposed location within 600 ft. of a conforming (If answer is no, then go directly to Item 505.) business? (Refer to OAC §730:35-5-12[a][2])		
So2 - What is the zoning designation? \ \text{VES} \ \text{NO} \ \text{(Must be some type of commercial, industrial or bysiness designation.)} \ \text{506 - What is the name of the business?} \ \text{503 - Who is the zoning authority? \(\text{Ci+y of KingsTon} \) \ \text{Solution}		
503 – Who is the zoning authority? CTY OT 747351 576 504 – If the area is zoned, a Zoning Confirmation from must be completed and attached. (Form OAC Z-504 or its equivalent.) 507- Please attach a diagram depicting the layout of the business and the proposed sign site.		
Part VI – ACKNOWLEDGMENT		
Have you read all of the statutes and regulations pertaining to outdoor advertising control? YES 70-48-04 DIV 2 Inspector		
REMARKS: Pre-review:		
STATE OF: TX County of: Hunt being of lawful age and first duly sworn upon oath deposes and states the following:		
i, on behalf of myself (or) as authorized representation of the organization listed above as Applicant, so attest that I have read the foregoing information and that the facts set out therein are true and correct to the best of my knowledge and belief.		
NOTARY PUBLIC: Signature of Applicant or Representative NOTARY PUBLIC: Subscribed and sworn to morthly day of April, 20 24		
Adam Schoher My commission expires: Halland		
Printed Signature Signature of Notaty My Commission Expires		

Confirmation of Zoning

(Must be completed for each zoned location)

Name of Applicant: Schober Outdoor Advertising		
Location of Property: 509 Huy 70E, KingsTon, ok (Location description must coincide with description given on the application form.		
In the Corporate Limits of: <u>KingsTon</u> (If not inside the corporate limits of any town or city Please enter none.)		
▶ The remainder of this form must be completed by the proper zoning authority. ◀		
1. What is the zoning designation of the above-referenced property?		
2. Does your city/county have a comprehensive zoning/development plan? (An official plan or map which outlines the intended use of properties located inside of your jurisdiction.) Yes No		
3. If yes, does the above-referenced property's zoning designation meet with the plan guidelines? Yes No		
4. Was this zoning designated within the last two years? Yes No (If yes, a copy of the zoning application and the approved documentation must be attached.)		
Town of Kingston Name of Authority (City, County etc.) 580-564-3750 Telephone No.		
Caitlin Trobaugn Printed Name of Zoning Official Ssistant Clerk Title		
Signature of Zoning Official Date		

*If the zoning designation is PUD, SPUD or Corridor, a copy of the approved plan must be submitted with application.

(Notice: Completion of this form does not constitute official permission or clearance from any local government - this form is solely for the purpose of zoning verification to be used by the Oklahoma Department of Transportation.)

SCHOBER OUTDOOR ADVERTISING SIGN LOCATION LEASE

This Agreement is made and entered into this 187 day of April . 2024, by and between Cara Spence . hereinafter referred to as "Lessor," and Schober Cundoor Advertising, LLC., whose address is 3921 Sagamore Hill Ct., Plano, Ix 75025, hereinafter referred to as "Lessee." Both Lessor and Lessee acknowledge the receipt and sufficiency of good and valuable consideration and agree as follows:		
1. Property. Lessor hereby leases to Lessee exclusively the property described as: 509 HWY 70 E, Kingston, oK with the full right of ingress and egress tound from the same to its officers, employees, agents, and contractors for the purpose of creeting and maintaining an outdoor advertising wall sign. The leased portion of Property includes all necessary areas over, across and under the Property to provide for the construction, maintenance, service of advertising copy, repositioning (if subsequently necessary) and removal of the sign. The placement of the sign (Lease Pad) on the above Property is more particularly described in Exhibit A, attached to and incorporated by reference into this Agreement.		
2. Term and Commencement Date. The original term of this lease shall be Ninety-Eight (98) years beginning on the commencement date as hereinafter defined. At the end of the original term, this lease shall continue on the same terms and conditions for a like successive period or periods, unless Lessor delivers to Lessee notice of termination not less than ninety (90) days prior to the end of said term. The commencement date shall be defined as the date the sign begins to be used for advertising purposes with any advertising message displayed or ninety (90) days after the start of construction, whichever occurs first.		
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- 4. Consideration. A single non-refundable rental payment of \$10.00 will be paid to Lessor upon executing this Agreement. This lease is subject to Lessee obtaining all necessary permits from the state and/or local municipality.
- 5. Ownership. All permits and structures or materials placed upon the leased premise by Lessee shall remain Lessee's Property and may be removed at any time by Lessee. In the event the Lessee elects to electrify or connect phone service to the sign on the leased premises, Lessor shall grant to Lessee reasonable necessary easements for wiring and poles.
- 6. Signing Authority. Lessor warrants that he is the owner (or authorized agent of the owner) of the Property stated in paragraph one (1), and that he has full authority to enter into this Agreement.
- 7. Hazardous Waste Indemnification. Current and future federal, state, and local laws and regulations may require the clean-up of such toxic, hazardous, or undesirable materials at the expense of those persons who, in the past, present, or future have had any interest in the leased Property including, but not limited to current, past, and future owners and users of the leased Property. While each of the parties hereto acknowledge such circumstances, Lessor agrees to indemnify and hold harmless Lessee for any such damages, penalties, and related costs assessed to Lessee caused by the acts of anyone but Lessee, or its agents and employees.
- 8. Lessee's Termination Right. In case any restriction, rules, regulation, or taxation on the construction or maintenance of advertising signs or sign boards are imposed by statute or ordinance which shall have the effect of diminishing the value of the leased premises for advertising purposes in the judgment of Lessee, or in case the view of the leased premises shall become obstructed, or if traffic is not sufficient, diverted or reduced, or if Lessee is unable, for any period of ninety (90) consecutive days or more, to secure and maintain a sultable advertising contract for the sign, the Lessee may terminate this lease at any time upon ten (10) days notice in writing. Within ninety (90) days of the termination of this lease, Lessee agrees to remove the sign, exclusive of footing which shall only be removed to grade level.
- 9. Obstruction and Encumbrance. Lessor, Lessor's tenants, agents, or other persons acting on Lessor's behalf, thall not permit any person, tenant, or successor in interest during the term of this lease to obstruct or impede the view of the leased premises from the public roads adjacent thereto and from neighboring property owned or controlled by the Lessor, Lessor shall also not allow any lien or encumbrance to take precedence over Lessoe's leasehold interest in the leased premises.

- 10. Liability. Lessee shall only be responsible to Lessor for any damage to Lessor's Property occasioned by the acts of Lessee, its agents and employees. Lessor shall be responsible to Lessee for any damage to Lessee's Property occasioned by the acts of Lessor, his tenants, agents, employees, and successors in interest.
- 11. Conveyance. This Agreement shall be binding upon the inure to the benefit of the parties hereto and their respective heirs, executors, administrators, successors, and assigns. Any conveyance of the Property to a third party is subject to this Agreement. Lessor agrees not to assign this Lease to any competitor of Lessee without Lessee's written permission. In the event of a change of ownership of the Property, Lessor agrees to promptly notify Lessee and provide the new landlord with a copy of this lease Agreement. If Lessor or its designated agent fails to promptly inform Lessee of a change of ownership and Lessee makes any rent payment, at no fault of its own, to the previous Lessor, (a) Lessee's rental status shall be deemed current (paid in full), (b) Lessee shall not be in default or violation of this agreement, and (c) the previous Lessor shall promptly forward any erroneously received rent payments to the new Lessor, give a copy of the lease to the new Lessor, and promptly notify Lessee in writing of the new Lessor's name, phone number and address.
- 12. Notice. In the event the Lessee fails to perform under the terms of this Agreement, Lessor shall provide written notice to Lessee within thirty (30) days of any such failure, and Lessee may cure any default within ninety (90) days from the postmark of such written notice.
- 13. Insurance and Indemnity. Lessee shall carry liability insurance pursuant to Lessee's responsibilities as stated in Paragraph ten (10) hereinabove. Such responsibility by Lessee to provide for liability insurance shall be limited to damage to Lessor's Property occasioned by the acts of Lessee, its agents and employees. Lessor agrees to indemnify and hold harmless Lessee for any damage to Lessor and/or Lessee's properties caused by the acts of Lessor, its agents, employees, and successors in interest.
- 14. Condemnation. In the event that all or any part of the Property is acquired or sought to be acquired by any entity having or delegated the power of eminent domain, Lessee shall, at its election and in its sole discretion, be entitled to contest the acquisition or defend against the taking of Lessee's interest in the Property and/or relocate the structure on Lessor's remaining property. Any condemnation award for Lessee's property and/or leasehold interest shall accrue to Lessee.
- 15. Right of First Refusal. During the term of this Agreement and for a period of ninety (90) days following any termination of the Agreement, Lessor grants Lessee the right of first refusal to match any offer acceptable to Lessor for the use or purchase of the Property. A copy of any such third-party offer received by Lessor shall be delivered to Lessee. Lessee shall then have fifteen (15) business days in which to match such offer by giving notice of acceptance to Lessor.
- 16. Vegetation Clearing. Lessor grants Lessee, its agents and employees permission to trim and cut trees, bushes or brush it deems necessary for an unobstructed view of its advertising displays from the roadway.
- 17. Assignment. Lessee may assign its rights under this Agreement. Any such assignment will become effective on written notice of it to Lessor.
- 18. Legal Fees. In the event suit is brought (or arbitration instituted) or an attorney is retained by any party to this Agreement because the other party breached this Agreement, the prevailing party is entitled to reimbursement for reasonable attorney's fees and related costs and expenses.
- 19. Venue. This Agreement is to be construed under Texas law, and all obligations of the parties are performable in Collin County, TX.
- 20. Enforceability. In the event any provision hereof is declared invalid, illegal, or unenforceable in any respect, then the remaining provisions hereof shall be deemed unaffected and shall remain in full force and effect notwithstanding such invalidity, illegality, or unenforceability.
- 21. Entire Agreement. This Lease constitutes the sole Agreement of the parties hereto, and replaces all other written and oral understandings and Agreement, and may be amended only in written form executed by both Lessor and Lessee.

Executed in MarsHall County, OKI	ahona, on the date stated above.
LESSOR: x Cara Spence Printed Name: Cara Spence	LESSEE: Schoher Outdoor Advertising, LLC
LESSOR:	LESSEE
By:x Cara Spence Name: Cara Spence Title: Owner	SCHOBER OUTDOOR ADVERTISING, LLC By: Name: August Schober Title: Manager

Exhibit A (Placement of Sign on the Property/Lease Pad)

8x24 STack

Carally 811@6mail.com

