Outdoor Advertising Control 200 N.E. 21st Street

Oklahoma City, OK 73105-3204 (405) 521-3005

February 22, 2022

David Reese Fine Outdoor Advertising 2010 North Memorial Tulsa OK 74115

Certified Mail No.: 9214 8902 7801 8900 0314 44

No Lease Affidavits - Sign Registration Nos.: 15150, 15151 & 11029 - I-44 Rogers County 11158 - SH- 11 Tulsa County 10903, 11025 & 12032 - I-44 Tulsa County

Dear Mr. Reese:

We received your affidavit stating that you do not have a valid lease with Lamar Outdoor Advertising to maintain signs on your property for the above registered sign locations. However, it appears that Lamar feels that they do. As you can see from the enclosed copy of response that our office received from Lorinda Elizando of Lamar Outdoor Advertising, she challenges the affidavit you sent this office.

Therefore, at this time, we feel that this matter has become a dispute between yourself and Lamar Outdoor Advertising and will not be cancelling or issuing any new permits for this location until the matter has been resolved in a court of competent jurisdiction. We have enclosed an excerpt from the Oklahoma Administrative Code that substantiates this decision.

I am sorry that we could not assist you at this time, however, if you have any questions please feel free to contact this office at (405)521-3005.

Respectfully,

Barbara Hoppes

Transportation Manager

Barbara Hoppes

Outdoor Advertising Control Branch

BH/

Enclosure

cc: Lamar Central Outdoor, 7777 E 38th St, Tulsa OK 74145

Lorinda Elizando: lelizando@lamar.com

Elaine Allred; Whistler Sign Company, 6304 E 102<sup>nd</sup> St, Tulsa OK 74137



February 17, 2022

ODOT
Outdoor Advertising Control
Attention: Barbara Hoppes
200 N.E. 21st Street
Oklahoma City, OK 73105

RE: ODOT notification letters dated Feb 9, 2022 notifying Lamar of Fine Outdoor Advertising Affidavits of Lease Expiration

Dear Barbara,

Thank you for bringing these matters to my attention. Lamar Outdoor Advertising does not agree with the dates and facts claimed by Fine Outdoor Advertising on the affidavit of Lease Expiration on the following sign registration #'s:

As per paragraph 4 of each lease that you have referred to and have on file (please see attached for quick reference), it has been brought to our attention that proper termination obligations have not been met by the Fine Outdoor Advertising party. Also, the dates listed were in fact not termination as we were / currently are still in negotiations and payments beyond those dates have been sent.

If you have any further questions, please do not hesitate to contact me.

Respectfully,

Lorinda Elizando

Real Estate Manager, Tulsa

7777 East 38<sup>th</sup> Street – Tulsa, Oklahoma 74145 Phone: 918-665-1755 / Fax: 918-665-0284



Lease # 1753

## **LEASE AGREEMENT**

1. The undersigned ("Landlord") leases to ELLER MEDIA COMPANY, a Delaware corporation ("Eller"), the following described property ("Property"), for the purpose of erecting and maintaining outdoor advertising structures, including described property ("Property"), for the purpose of erecting and maintaining outdoor advertising structures, including
described property ("Property"), for the purpose of electing and maintaining detailed the control of the purpose of electing and maintaining details and the control of the purpose of electing and maintaining details and the control of the purpose of electing and maintaining details and the control of the purpose of electing and maintaining details and the control of the purpose of electing and maintaining details and the control of the purpose of electing and maintaining details and the control of the purpose of electing and maintaining details and the purpose of electing and the pur
fixture connections, panels, signs, copy and any equipment and accessioned at least many panels, signs, copy and any equipment and accessioned at least panels, improve, supplement, the "Structures"), together with free access to the Property and use of the Property to construct, improve, supplement, the "Structures"), together with free access to the Property and use of the Property and use of the Structures, or any
the "Structures"), together with free access to the Property and use of the Structures, or any
post, paint, illuminate, maintain, repair, or remove the Structures. Eller may license the use of the Structures, or any
portion thereof, for any lawful purpose. The Property is located at: 12540 %. Skielly and
, in
County of C), DIC
the City/Township of Julsa County of Julsa
State of
$\frac{1}{2}$
2. This Lease shall be in effect for a base term of twenty (20) years, commencing on Oct 10, 2000
3. The rent shall be dollars
per year, payable by Eller in twelve (12) equal-monthly payments in advance.
per year, payable by Eller in twenty (12) restar monthly by make a first and a
This Lease shall continue in full force and effect for its initial term and thereafter for subsequent like terms,
This Lease shall continue in full force and effect for the land and of the state of
unless not less than ninety (90) days before the end of any such term Landlord or Eller gives Notice of termination.
the state of the least of the least of the photography below duting the minute form of the
Alating to Leadland corved not lose than thirty (30) (1898 0)101 to the old of addit monthly ported.
this is a paried of Ningty (9(1) days following ally termination of this coast, candida
the state match any offer accentants to 1 anning to the use of purchase of the 1 anning to
the second by landord chall be delivered to click the second that
changes, Landlord shall promptly notify Eller of such change and furnish the new owner with a copy of this lease.
5. Eller is the owner of all Structures and has the right to remove the Structures at any time or within one hundred
The state of the s
for any reason, only the above-ground portons of the Structure, most any necessary applications with, and obtain permits from, governmental entitles for the construction, use and main-
any necessary applications with, and obtain permits from government entitled to the second of the se
tenance of the Structures. All such permits remain the property of Eller.
6. Landlord and Landlord's tenants, agents, or other persons acting on Landlord's behalf, shall not place or main-
Lease; or (c) reduce the rent to One Hundred Dollars (\$100,00) per year white the controlled by Landlord as often as Eller in its any trees and vegetation on the Property and on any adjacent property controlled by Landlord as often as Eller in its
any trees and vegetation on the Property and on any adjacent property solutioned by
sole discretion deems appropriate to prevent obstructions.
7. If, in Eller's sole opinion: (a) the view of the Structures' advertising copy becomes entirely or partially obstruct
Structures' value is substantially reduced by lower venticular circulation, (c) and necessary permit for the erection, use poses is otherwise diminished: (e) Eller is unable to obtain or maintain any necessary permit for the erection, use poses is otherwise diminished: (e) Eller is unable to obtain or maintain any necessary permit for the erection, use
and/or maintenance of the Structures as Eller may desire, in direction proportion to the loss suffered; or (ii) cancel this Eller may immediately at its option either:(i) reduce rent in direction proportion to the loss suffered; or (ii) cancel this Eller may immediately at its option either:(i) reduce rent in direction proportion to the loss suffered; or (ii) cancel this
described and property and the any linexpired letting of this rease. It clients by
by law, or other cause beyond Eller's control, the rent shall be reduced by one-third.
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8. In the event the Structures or any part thereof, or any portion of the Property, is condemned by proper author
8. In the event the Structures or any part thereor, or any portion of the relocated, Eller shall have the right to relocate the ties, or any right -of-way from which the Structures are visible is relocated. Eller shall have the right to relocate this lease upon not less than thirty (30) days' Notice an
ties, or any right -of-way from which the Structures are visible is relocated, this distribution of the structures are visible is relocated, this distribution is the structures on Landlord's remaining Property or to terminate this Lease upon not less than thirty (30) days' Notice an Structures on Landlord's remaining Property or to terminate this Lease upon not less than thirty (30) days' Notice an Structures on Landlord's remaining Property or to terminate this Lease upon not less than thirty (30) days' Notice an Structures on Landlord's remaining Property or to terminate this Lease upon not less than thirty (30) days' Notice and Structures on Landlord's remaining Property or to terminate this Lease upon not less than thirty (30) days' Notice and Structures on Landlord's remaining Property or to terminate this Lease upon not less than thirty (30) days' Notice and Structures on Landlord's remaining Property or to terminate this Lease upon not less than thirty (30) days' Notice and Structures of this Lease upon not less than thirty (30) days' Notice and Structures of this Lease upon not less than thirty (30) days' Notice and Structures of this Lease upon not less than thirty (30) days' Notice and Structures of this Lease upon not less than thirty (30) days' Notice and Structures of this Lease upon not less than thirty (30) days' Notice and Structures of this Lease upon not less than the structure of the structur
to receive all pre-paid rent for any unexpired term of this Ecosor. The desired to include Eller as a party thereto. Eller, if condemnation proceedings are initiated, Landlord shall use its best efforts to include Eller as a party thereto.
Eller. It condemnation proceedings are initiated, Edition 5 statements



Lease #

Landlord represents that it is the owner (or authorized agent of the owner) of the Property and has the authori-51 ty to enter into this Lease. 52 10. If the Property is currently encumbered by a deed of trust or mortgage, ground lease or other similar encumbrance, Landlord shall deliver to Eller on or before the commencement date hereof a non-disturbance agreement in a 53 form reasonably acceptable to Eller. If Landlord encumbers the Property subsequent to the commencement date 54 hereof, Landlord shall deliver to Eller on or before, the effective date of encumbrance a non-disturbance agreement in 55 56 a form reasonably acceptable to Eller. 57 11. If (a) Eller has not been informed of the current address of Landlord or its designated agent, or (b) two or more of the monthly payments sent by Eller are not deposited by Landlord within ninety (90) days after the last such pay-58 ment is sent by Eller, then no rent shall be payable hereunder for the period commencing with the due date of the first 59 such payment not deposited and continuing until Landlord (i) gives Eller Notice of its business address or that of its 60 authorized agent or (ii) deposits all previous payments. In either case, Eller's rent obligations shall be reinstated 61 retroactively as if neither event described in (a) or (b) of this section had occurred. 62 63 Eller shall indemnify and hold Landlord harmless from all injuries to the Property or third persons caused by Eller, Eller's employees, agents licensees and contractors. Landlord shall indemnify and hold Eller harmless from all injuries 64 to Structures or third persons caused by Landlord, Landlord's employees, agents, licensees and contractors. 65 66 13. This Lease is binding upon the heirs, assigns and successors of both Landlord and Eller. Landlord agrees not to assign this Lease to any competitor of Eller without Eller's written permission. Eller shall have the absolute right to 67 68 assign or sublet. 69 14. Any notice ("Notice") to any party under this Agreement shall be in writing by certified or registered mail, and shall be effective on the earlier of (a) the date when delivered and receipted for by a person at the address specified 70 within this Agreement, or (b) the date which is three (3) days after mailing (postage prepaid) by certified or registered 71 mail, return receipt requested to such address; provided that in either case Notices shall be delivered to such other 72 address as shall have previously been specified in writing by such party to all parties hereto at their respective 73 74 addresses then in effect. 75 15. 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 shall be entitled to reimbursement for reason-76 77 able attorneys' fees and all related costs and expenses. 78 16. Neither Landlord nor Eller shall be bound by any terms conditions or oral representations that are not set forth in this Lease. This Lease represents the entire agreement of Eller and Landlord with respect to the Structures and 79 80 the Property. 81 Date Accepted: **Branch Address** 

President

Landlord Initials:

AND LANDLORD, THIS AGREEMENT IS SUPPLEMENTED AND/OR MODIFIED BY AN ATTACHED ADDENDUM.

WHEN INITIALED ON BEHALF OF BOTH ELLER