Outdoor Advertising Control 200 N.E. 21st Street

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

February 9, 2022

Lamar Central Outdoor Attn: Pat Selcer 7777 E 38th St Tulsa OK 74145

Certified Mail No.: 9214890278018900030300

Sign Registration No.: 11029 Sign File No. 80005-01 I-44, Rogers County

Dear Mr. Selcer:

Pursuant to OAC Title 730:35-5-6 (h), you are hereby advised that a legal document, alleging that you do not have a valid land use agreement on the property where the above-mentioned sign is located has been received. A copy of the affidavit has been enclosed for your review. The sign is located on the north side of I-44, approximately 1.1 miles west of SH-167 in Rogers County.

If you have documentation or information that would prove contrary to these allegations, please submit it to this office within ten (10) days in receipt of this letter.

If we have not received any correspondence at the end of ten (10) days, we will assume you agree with the information we have received and the permit will be cancelled. If this is the case, then we respectfully request that you remove the sign within ninety (90) days of receiving this letter.

If you have any questions regarding this matter, please do not hesitate to call. (405) 521-3005

Respectfully,

For Barbara Hoppes

Transportation Manager

Outdoor Advertising Control Branch

Enclosures

cc: N

Michael B. Fine

Fine Outdoor Advertising 2010 North Memorial

Tulsa OK 74115

15150

Affidavit of Lease Expiration

Date: February 3, 2022

I, David Reese, Vice President of Fine Outdoor Advertising Inc., upon oath state:

- 1. I am the Vice President of Fine Outdoor Advertising Inc., owner of certain real property located in the City of Tulsa, Tulsa County, State of Oklahoma, and legally described on Exhibit "A" attached hereto and incorporated herein by this reference.
- 2. The previous Lease Agreement with Lamar as successor/assignee of Eller Media Company for the purpose of maintaining an outdoor advertising structure on the above property, expired by its stated terms on October 10, 2020 (see attached Exhibit "B" Expired Lease Agreement).
- 3. Notice was provided to Lamar on July 6, 2020 advising of landowner's termination of the Lease effective October 9, 2020. A copy is attached hereto as Exhibit "C" and incorporated herein by this reference.
- 4. Notice was provided to Lamar on September 22, 2021 advising of landowner's demand to vacate the land based on the termination of the Lease (see attached <u>Exhibit "D"</u> Notice to Quit).

Fine Outdoor Advertising Inc., an Oklahoma corporation

By:

Name: Da

Its:

Vice President

Subscribed and sworn to before me this _____day of February, 2022 by David Reese, Vice President of Fine Outdoor Advertising Inc., an Oklahoma corporation.

[SEAL]

0

NOTARY PUBLIC



102a 102a 15150 FINE OUTDOOR ADVERTISING, INC.

July 6, 2020

VIA U.S. CERTIFIED MAIL Return Receipt Requested AND HAND DELIVERY

Lamar Advertising Company Attn: Pat Selcer, General Manager 7777 East 38th Street Tulsa, Oklahoma 74145

> That certain Outdoor Advertising Lease Agreement #1755/3310 dated October 10, Re: 2000 between Fine Outdoor Advertising, Inc., as landlord and Eller Media Company, as tenant, as amended by that certain addendum dated October 10, 2000 (collectively and as assigned, the "Lease") for the leased premises located at 17102 E. Brady, Catoosa, Oklahoma (the "Premises").

NOTICE OF TERMINATION

Dear Pat:

Please reference the Lease. Pursuant to Paragraph 4 of the Lease, the landowner, Fine Outdoor Advertising, Inc. hereby terminates the Lease. Please remove your sign structure and repair the surface of the Premises at your earliest convenience after October 9, 2020.

Thank you for your time and attention to this matter.

Sincerely yours,

FINE OUTDOOR ADVERTISING, INC.

Chris Amburgy

Chies Andrugy



Philip J. Eller
Kevin H. Wylie
R. Louis Reynolds
Daniel C. Cupps
Andrew A. Shank
Heidi L. Shadid
Shanann Pinkham Passley
Mac D. Finlayson
Steven P. Flowers
Sloane Ryan Lile
Nathalie M. Cornett
Natalie J. Marra

Telephone (918) 747-8900

Toll Free (866) 547-8900

Facsimile (918) 747-2665

Of Counsel
Donald L. Detrich, Retired
Jerry M. Snider
Katherine Saunders, PLC
Joshua M. Tietsort
Kenneth E. Crump Jr.

Writer's E-Mail: ashank@ellerdetrich.com

September 22, 2021

VIA HAND DELIVERY

AND CERTIFIED MAIL (Return Receipt Requested)

Lamar Advertising Company

Attn: Pat Selcer, General Manager

Attn: Pat Selcer, General Mar 7777 East 38th Street Tulsa, Oklahoma 74145

Re:

That certain Outdoor Advertising Lease Agreement #1755/3310 dated October 10, 2000 between Fine Outdoor Advertising, Inc., as landlord and Eller Media Company, as tenant, as amended by that certain addendum dated October 10, 2000 (collectively and as assigned, the "Lease") for the leased premises located at 17102 E. Brady, Catoosa, Oklahoma (the "Premises").

NOTICE TO QUIT

Dear Mr. Selcer:

This law firm represent Fine Outdoor Advertising, Inc. (the "Landowner"). The purpose of this letter is to notify you of Lamar's failure to remove the outdoor advertising structure including fixture connections, panels, signs, copy and any equipment and accessories (collectively, the "Structure") on the Premises in violation of the terms of the Lease. Pursuant to Section 5 of the Lease, the Structure must be removed within one hundred twenty days (120) of the termination of the Lease. The Lease was terminated on October 9, 2020. Accordingly, the deadline to remove the Structure was February 6, 2021. The Structure remains on the Premises unlawfully.

Lamar Advertising Company Attn: Pat Selcer, General Manager September 22, 2021 Page 2

If the Structure is not removed within thirty (30) days from the date of this letter, the Landowner will pursue legal action to remove the Structure from the Premises and recover from Lamar all costs and expenses associated therewith including, but not limited to, attorney's fees. We urge your prompt attention to this matter. We are giving you an opportunity to resolve this matter without any further cost or expense by complying with the timeframe set forth above. We certainly hope that will be the case.

The Landowner expressly reserves all rights to recover (i) rent from Lamar for the period that Lamar has held over on the Premises after the expiration of the Lease until the Structure is removed from the Premises, and (ii) any damage to the Premises resulting from the removal of the Structure from the Premises.

Sincerely,

ELLER & DETRICH

A Professional Corporation

Andrew A. Shank