Doc#: 0830456029 Fee: \$42.00 Eugene "Gene" Moore RHSP Fee:\$10.00 Cook County Recorder of Deeds Date: 10/30/2008 11:54 AM Pg: 1 of 4

LEGAL DESCRIPTION FOR PURPOSES OF RECORDING CONTRACT AGAINST REAL PROPERTY

PARCEL 1:

LOT 5 (EXCEPT THE FAST 2 FEET THEREOF) IN GLASGOW'S RESUBDIVISION IN THE SOUTHEAST '4 OF SECTION 9, TOWNSHIP 40 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PARCEL 2:

THE WEST 8 FEET OF LOT 3, ALL OF LOT 4 AND EAST 2 FEET OF LOT OF SECTION 9, TOWNSHIP 40 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, LLINOIS.

Property Address:

5008, 5010, 5012 W. LAWRENCE CHICAGO, IL

60630

Property ID #:

13-09-429-035-0000 & 13-09-429-036-0000

This instrument was prepared by: Gina M. Stec, 1954 First Street #127, Highland Park, Illinois 60035

Mail to:

Gina M. Stec c/o Sizzle Productions 1954 First Street

#127, Highland Park, IL 60035

"THE SIGNATURES OF THE PANTIES EXECUTING THE DOCUMENT ACE COMMENT AS A SECOND OF THE PARTIES EXECUTING THE DOCUMENT

4/5

1133

r. UZ Phone (847) 748-8592 Fax (847) 748-8593 Productions, Inc. 1954 First Street, # 127 Highland Park, IL 60035

THIS AGREEMENT, entered into this /9 day of // 2407, by and SIZZLE PRODUCTIONS, INC. of 1954 First Street # 127, Highland Park, Illinois, 60035, Telefax 847/748-8593 (hereinafter "SIZZLE") and	
SIZZE ENCONVERNI, entered into this / day of // \$40.7	
SIZZIE PRODUCTIONS, INC. of 1954 Pirst Street # 127. Highland Park Illingin Coope	Detween
847/748-8593 (hereinafter "SIZZLE") and	
Address:	
Telephone: 713-490 7000 ("hereinafter "OWNER/ACTIVITY	> _
Telephone: 113-489-3000 ("hereinafter "OWNER/AGENI").	7 - ,
WHED YAR SIZZE CALLA	
WHER! A., SIZZLE is in the business of providing furniture, case goods and accessories to assist it marketing if real estate for sale and.	_ AT
marketing of real estate for sale and,	a tne
WHEREAS, OWNED AGENT is currently marketing the real estate commonly known as	
sale (hereinafter "subject property") and desires to retain the services of SIZZLE so as to assist in the services of SIZZLE so as the assist in the services of SIZZLE so as	_
sale (hereinafter "subject marty") and decine to the line of the subject to the s) for
marketing of said real estate.	16
y v sale	
NOW THEREFORE	
NOW THEREFORE, in consideration of the promises and mutual agreements hereinafter contained other good and valuable consideration, he receipt and sufficiency of reliable to the contained of the promises and mutual agreements hereinafter contained of the promises and promises and promises are provided to the promise agreement of the promises and provided to the promise agreement of the promise	
other good and valuable consideration, he receipt and sufficiency of which is hereby acknowledged, parties hereby agree as follows:	ind for
parties hereby agree as follows:	the
1. SIZZI F shall cumply delimined in all the state of the	
1. SIZZLE shall supply, deliver and install all items as are set forth on the attached Exhibit A -	
The state of the s	
due at paragraph 2, below shall be required upon a series of \$600, to be applied to the compensa	
due at paragraph 2. below shall be required upon execution of this Agreement	non
The state of the s	
2. SIZZLE shall be compensated by OWNER/AGENT as follows:	
A SELATI AS IOLIGWS:	
45 400	
A. \$ 400 per month, payable on the first day of each month count encing on 11-19-57, and ending on 5-18-0-8 for a six month aggregate and The	
11-19-07, and ending on 5-18-08, for a six month agreement period. The	
(6) month agreement period shall be renewed at the end of the agreement period with a new	SLX
month to month agreement period up to twelve (12) months from date of original function, up	
	ntil
notice to cancel at the end of that agreement period, and	ten
agreement period, and	1
B 25% of base sules wise (a. w.)	/
B25% of base sales price (or minimum of 2,500.00), whichever is greater, payable at the end	nf
the six (6) month period (see paragraph A.), or the sale of the subject property, whichever occurrent; and	
and and	·412
6	
C. This agreement may be cancelled by OWNER/AGENT with 15 day written notice and .25% of the listed base sale price as cancellation free neid to SIZZE.	
the listed base sale price as cancellation fre noid to \$1777 To 1 to 1997 the listed base sale price as cancellation fre noid to \$1777 To 1 to 1997 the listed base sale price as cancellation free noid to \$1777 To 1 to 1997 the listed base sale price as cancellation free noid to \$1777 To 1 to 1997 the listed base sale price as cancellation free noid to \$1777 To 1 to 1997 the listed base sale price as cancellation free noid to \$1777 To 1 to 1997 the listed base sale price as cancellation free noid to \$1777 To 1 to 1997 the listed base sale price as cancellation free noid to \$1777 To 1 to 1997 the listed base sale price as cancellation free noid to \$1777 To 1 to 1997 the listed base sale price as cancellation free noid to \$1777 To 1 to 1997 the listed base sale price as \$1777 To 1997 the listed base sale price as \$1777 To 1997 the listed base sale price as \$1777 To 1997 the listed base sale price as \$1777 To 1997 the listed base sale price as \$1777 To 1997 the listed base sale price as \$1777 To 1997 the listed base sale price as \$1777 To 1997 the listed	əf
the listed base sale price as cancellation fee paid to SIZZLE, prior to the initial six (6) month	

0830456029 Page: 3 of 4

UNOFFICIAL COPY

- D. SIZZLE will remove inventory from subject property within 15 working days of written notice; and compensate OWNER/AGENT \$100.00 per day for inventory left in subject property commencing the 1st day after the 15th working day written notice; and
- E. A \$600.00 move-in fee, payable at the time of supply, delivery and installation of all items set forth on the attached Exhibit A Inventory List; and a \$600.00 move-out fee at the end of this agreement; and
- F. Rental of the subject property rather than a sale will constitute cancellation of this agreement and 2.C of this contract will be applied and
- G. OWNER/AGENT will be assessed 1.5% penalty per month for any payments received fifteen days after the due date.
- H. It the event that OWNER/AGENT becomes thirty (30) days in arrears with monthly rayments, SIZZLE has the right to remove the items set forth on the Exhibit A-Inventory List with seven (7) days written notice and/or fax.
- I. SIZZLE shall determine the furniture and accessories to be installed on the subject property. SIZZLE agree, to pay OWNER/AGENT 50% of the net profit on the sale of any tems placed at the subject property during the term of the agreement. SIZZLE has the aight to replace the item sold with the same or similar item at SIZZLES discretion during the term of this agreement.
- J. SIZZLE shall have access to t'us furniture and accessories and a key to the property during the duration of this agreement.
- K. Sizzle shall bill any change orders to their completed project at a rate of \$30.00 per man hour.
- L. OWNER/AGENT agrees to allow SIZZLE to have artwork and other items on wall of subject property. SIZZLE agrees to patch nail holes made by SIZZLE to hang said artwork.
- 3. OWNER/AGENT may have the option to purchase the items set forth on the attached Exhibit A Inventory List for the price(s) specified therein.
- 4. Damage to any of the Exhibit A Inventory list items beyond normal wear post tear shall require the repair or purchase of any such items as SIZZLE and OWNER/AGENT mutually determine.
 - SIZZLE will be responsible for any damage caused to subject property beyond normal wear and tear and may repair or replace, or financially compensate OWNER/AGENT as mutually of represented by SIZZLE and OWNER/AGENT.
- 5. OWNER/AGENT shall be required to keep all Exhibit A Inventory List items fully insured for their replacement value during the term of this agreement with such insurance company (ies) as SIZZLE approves and shall provide SIZZLE with a Certificate of Insurance naming it as loss payer. OWNER/AGENT also agrees to indemnify and hold SIZZLE hamless from any and all liability or lose arising in any way out of the performance of this agreement.
- 6. In the event OWNER/AGENT defaults under the terms of this Agreement OWNER/AGENT agrees to pay all reasonable attorneys' fees and costs of collection incurred by SIZZLE in enforcing the terms of this Agreement whether or not suit is instituted.

0830456029 Page: 4 of 4

UNOFFICIAL COPY

7. All notices and demands to be given by one party to the other party under this agreement shall be given in writing and notice shall be sufficient if (1) mailed by certified mail, return receipt requested and by regular mail to the addresses as set forth above, in which case notice shall be effective two (2) business days after mailing, or (2) by facsimile transmission to the fax numbers set forth above in which case notice shall be effective as of the date and time of facsimile transmission provided the same is sent between the business hours of 9:00 am and 5:00 pm and in the event the facsimile transmission is sent during non-business hours the effective date and time of notice shall be the first hour of the first business day after transmission.

above critten.		AUCTIONS (INC.)	2
Anthonized Coworl Agent Print Name: Runy	By:	KEITH T VA	HOVER
Dated: //~ /9-07	Dated:	11-19-2009	
04			
8	4	2/2	
		2/6/4/50	
		0,	j.
			Co