DOCUMENT ROUTING FORM

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NAME OF DOCUMENT: CITY OF FORT LAUDERDALE LAND USE DISPUTE RESOLUTION SETTLEMENT AGREEMENT BETWEEN 111 PROPERTIES, INC. AND CITY

Approved Comm. Mtg. on December 18, 2012 CAM# 12-2599				
TEM: MD - PH O CR R				
Routing Origin: CAO ENG. COMM. DEV. OTHER				
Also attached:				
By: forwarded to:				
Capital Improvements defined as having a life of at least 10 years and a cost of at least \$50,000 and shall mean improvements to real property (land, buildings, fixtures) that add value and/or extend useful life, inc. major repairs such as roof replacement, etc. Term "Real Property" include: land, real estate, realty, real. 2.) Approved as to Funds Available: by Finance Director Capital Improvements defined as having a life of at least \$50,000 and shall mean improvements to real property (land, buildings, fixtures) that add value and/or extend useful life, inc. major repairs such as roof replacement, etc. Term "Real Property" include: land, real estate, realty, real. Date:				
Amount Required by Contract/Agreement \$ Funding Source:				
Dept./DivProject #				
3.) City Attorney's Office: Approved as to Form:# Originals to City Mgr. By: Harry A. Stewart Cole Copertino Robert B. Dunckel Ginger Wald D'Wayne Spence Paul G. Bangel Carrie Sarver DJ Williams-Persad				
4.) Approved as to content: Assistant City Manager:				
By: By: Stanley Hawthorne, Assistant City Manager Susanne Torriente, Assistant City Manager				
5.) City Manager: Please sign as indicated and forward originals to Mayor. 6.) Mayor: Please sign as indicated and forward originals to Clerk.				
6.) Mayor: Please sign as indicated and forward originals to Clerk.				
7.) TO Oity Clerk for allestation and City seal.				
INSTRUCTIONS TO CLERK'S OFFICE				
8.) City Clerk: forward one (1) original of agreement to: Glynis Burney				

CITY OF FORT LAUDERDALE, FLORIDA LAND USE DISPUTE RESOLUTION

111 PROPERTIES, INC,

v.

CITY OF FORT LAUDERDALE/

SETTLEMENT AGREEMENT

WHEREAS, 111 PROPERTIES, INC., 111 Properties, Inc. (hereinafter referred to as "OWNER") owns property located at FORT LAUDERDALE B-40D, LOTS 8, 9, 17 BLK 16, also referred to as 109 SW 2 Avenue, Fort Lauderdale, Florida (hereinafter referred to as "SUBJECT PROPERTY"); and

WHEREAS, the City of Fort Lauderdale Code Enforcement Department (hereinafter referred to as "CITY") opened a code enforcement case against OWNER for a violation of Code of Ordinances of the City of Fort Lauderdale Section 5-56(d). The case was opened after a complaint was received on November 15, 2010, Case No. CE10110905. On November 22, 2010, the Code Enforcement Inspector Adam Feldman issued an inspection report informing the OWNER that they were in violation of 5-56(d), to wit music and other forms of entertainment were heard outdoors from the property ("America's Backyard") after the permitted hours. The corrective action was to cease all outdoor music and entertainment after the permitted hours. The case was scheduled for a hearing in front of the Code Enforcement Special Magistrate on March 3, 2011. Special Magistrate Mark Purdy heard the matter and found that the OWNER was in violation of section 5-56(d) in that there was music and entertainment that could be heard outdoors from the property after the permitted hours; and

WHEREAS, OWNER timely filed a Request for Relief from Local Government Action, pursuant to Florida Statutes, Section 70.51, "Land use and environmental dispute resolution" on or about April 1, 2011 with the CITY requesting that a Special Magistrate be appointed to conduct proceedings to determine whether the code enforcement action was an unreasonable and unfair burden on SUBJECT PROPERTY; and

WHEREAS, CITY and OWNER complied with the proceedings under Florida Statutes, Section 70.51 and the matter was heard before the Special Magistrate on August 31, 2011 without a settlement agreement reached and the Special Magistrate received additional information from OWNER regarding a sound management plan and economic impact report; and

WHEREAS, on May 18, 2012, the Special Magistrate issued his Report and Recommendations finding that the CITY unreasonably or unfairly burdens the use of the "America's Backyard" and the Special Magistrate recommended that the (1) CITY review its noise ordinance to further reduce the decibel limits at the exterior of the facilities in the Special

Entertainment District after 12:00 a.m. and until 4:00 a.m.; (2) CITY conduct strict code enforcement of indoor and outdoor entertainment facilities; (3) CITY provide a penalty of closure of the facility after 12:00 a.m., if the facility is found to have violated the noise ordinance more than 3 times within a period of 12 months; (4) CITY permit outside singing and music until 4:00 a.m., if the facility meets the appropriate decibel limits; (5) establishment of a design code for outside speakers and other sources of amplified music and singing; (6) require all windows and doors of all facilities in the Special Entertainment District be closed after 12:00 a.m. if they have music, singing or other sources of amplified sound; and (7) OWNER mitigate the levels of noise outside the premises as set forth in the Sound Management Plan submitted to the Special Magistrate by the OWNER; and

WHEREAS, the CITY and OWNER have in good faith entered into settlement negotiations after the Special Magistrate's report in an effort to settle the dispute which is part of the process of the Dispute Resolution Act's purpose; and

WHEREFORE, the following mutually acceptable resolution of the conflict between CITY and OWNER, pursuant to Section 70.51, Florida Statutes, is as follows:

- 1. The parties jointly agree to reject the Report and Recommendations of the Special Magistrate rendered on May 18, 2012 and such shall not be entitled to the presumptions included in Sections 70.51(25) and (26), Florida Statutes. All actions taken, including all documents prepared or submitted and statements made in connection with the Mediation process, shall be deemed to be and shall be treated as in the nature of settlement negotiations and offers of compromise and shall be inadmissible in any further judicial or administrative proceeding; provided, however, upon ratification and approval of this Settlement Agreement, evidence of this Settlement Agreement may be admissible in any actions to enforce the terms and conditions of this Settlement Agreement.
- 2. The parties to this Settlement Agreement do not waive or abandon any legal rights, arguments or positions that they may have relative to matters not included in, or addressed by, this Settlement Agreement.
- 3. Each party shall bear its own costs and expenses in connection with this proceeding.
- 4. The parties agree that this Settlement Agreement is to further the public interest in protection of the peace and quiet of the surrounding neighborhoods of the SUBJECT PROPERTY while providing the OWNER with the ability to provide music and entertainment at the facility known as "America's Backyard" after midnight on weekdays and 1 a.m. on weekends.
- 5. The parties agree that the CITY shall allow the OWNER to provide music, singing and other forms of entertainment after midnight on weekdays and 1:00 a.m. on weekends in accordance with the requirements of the Downtown Himmarshee Special Entertainment Overlay District and hours of operation subject to the following requirements of this Settlement

Agreement and the Code of Ordinances of the City of Fort Lauderdale, County, State and Federal law.

- 6. OWNER agrees to take the following actions within thirty (30) days of the execution of this Settlement Agreement:
- a. Cease all live music after 11:00 p.m. during weekdays and 12:00 a.m. on the weekends, unless permitted in advance by the City as a Special Event.
- b. Cease all microphone work by disc jockeys (DJs) and other entertainers from 12:00 a.m. until closing.
 - c. Cease the use of buzzers, horns or whistles.
- d. Remove upper street-side balcony speakers as identified in images ABY108 and ABY108(b), attached hereto as **Exhibit A**.
- e. Remove pair of rear-facing upper canopy speakers as identified in images ABY109, ABY109(b) and ABY119, attached hereto as **Exhibit B**.
- 7. OWNER agrees to take the following actions within ninety (90) days of the execution of this Settlement Agreement:
- a. Develop and implement a sound management policy with maximum sound levels and regular monitoring by staff and management of America's Backyard, or any other tenant of the SUBJECT PROPERTY, that is compliance with the CITY's Code of Ordinances, Chapter 17, Noise Control, as may be amended from time to time.
- b. Install electronic broadcast limiters on the sound system inputs to level the loudness of the system and automatically reduce the sound levels to be in compliance with the CITY's Code of Ordinances, Chapter 17, Noise Control, as may be amended from time to time.
 - c. Provide managerial and operational override control of the output.
- d. Provide controls to process the entertainer's microphone(s) at all times and provide an automatic cessation of the microphone(s) at 12:00 a.m.
- 8. OWNER agrees to take the following actions within one hundred (120) days of the execution of this Settlement Agreement:
- a. Lower the main dance floor (stage area) speakers to nine (9) feet above finished floor to bottom of cabinet and vertically orient and tilt speakers downward so that the upper axis of the coverage ends at the dance floor edge.
- b. Provide subwoofer speaker enclosures which should at a minimum surround the bottom, top and sides of the speaker cabinets.

- c. Provide that the speaker cabinets be laid four wide and not stacked in any combination.
- d. Provide that the bass frequency energy is brought inwards toward the facility.
- e. Provide that subwoofer speaker cabinets are acoustically isolated from the sub-floor slab with commercial vibration isolators.
- f. Provide that hanging speakers are acoustically isolated from the facility through the use of commercial vibration isolators.
- 9. Parties agree that this Settlement Agreement is predicated upon the OWNER performing the above requirements within the time periods provided and within thirty (30) days thereafter an inspection shall be performed by a certified sound technician to be chosen by mutual agreement between the CITY and OWNER and paid by the OWNER that includes testing of the sound system of the facility to determine whether the OWNER has complied with the conditions of this Settlement Agreement and that the OWNER is in compliance with CITY's Code of Ordinances, Chapter 17.

10. Notices. All notices, requests, consents and other consents and other communication required or permitted under this Agreement shall be in writing and shall be (as elected by the person giving such notice) hand-delivered by messenger or courier service, sent by facsimile, or mailed (airmail if international) by registered or certified mail (postage prepaid), return receipt requested, addressed to:

To CITY:

Mr. Lee Feldman, or successor City Manager City of Fort Lauderdale 100 North Andrews Avenue Fort Lauderdale, FL 33301

with a copy to:

Harry Stewart, or successor City Attorney City of Fort Lauderdale 100 North Andrews Avenue Fort Lauderdale, Florida 33301

To OWNER:

Cara Ebert Cameron
President
111 Properties, Inc.
2929 East Commercial Boulevard, Suite 410
Fort Lauderdale, FL 33308

with a copy to:

Stephen K. Tilbrook, Esq. Shutts & Bowen LLP 200 East Broward Boulevard, Suite 2100 Fort Lauderdale, Florida 33301

[SIGNATURE PAGE TO FOLLOW]

IN WITNESS WHEREOF, the parties he the respective dates under each signature: City of signing by and through its Mayor, authorized to day of, 2012; and OWNER through its	execute same by Commission action on the
Maxine Singh Print Name Winness Winness Winness Print Name	By: John P. "Jack" Seiler, Mayor day of, 2012 By: Lee Feldman, City Manger day of, 2012
ATTEST:	Approved as to form and legality by Office of the City Attorney
Jonda Joseph, City Clerk	By: Harry Stewart, City Attorney

STATE OF FLORIDA))		
COUNTY OF BROWARD)		
by JOHN P. "JACK" SEILER, Mayor of CI corporation of Florida. He/she/they is/are (wledged before me this 4 th day of kinuary, 2013 TY OF FORT LAUDERDALE, a municipal personally known to me or () has/have produced ntification.		
(NOTARY SEAL)	Notary Public, State of Florida Print Name: Jeanette A. Juhnson		
JEANETTE A. JOHNSON Notary Public - State of Florida My Comm. Expires Jan 31, 2015 Commission # EE 33367 Bonded Through National Notary Assn.	Commission No.: <u>EE 33367</u> My Commission Expires: <u>1/31/15</u>		
STATE OF FLORIDA)		
COUNTY OF BROWARD)		
The foregoing instrument was acknowledged before me this 21 st day of			
(NOTARY SEAL) DONNA M. SAMUDA MY COMMISSION # DD 847364 EXPIRES: January 30, 2013 Bonded Thru Notary Public Underwriters	Notary Public, State of Florida Print Name: <u>DONNA M. SAMEDA</u> Commission No.: <u>D.D. 847364</u> My Commission Expires: <u>Yanuary</u> 30, 2013		

Witness Print Name Leesa Mine-Shaduek Print Name	111 PROPERTIES, INC., a Florida corporation By: Anatom Cara Ebert Cameron, President 104 day of Acc., 2012
STATE OF FLORIDA COUNTY OF BROWARD)))
(NOTARY SEAL) VICKI D. GATES MY COMMISSION # EE 093734 EXPIRES: September 13, 2015 Bonded Thru Budget Notary Services	Notary Public, State of Florida Print Name: Viski D. 6 atos Commission No.: EE 093734 My Commission Expires: 9/13/15







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