Exhibit

160
SABERTOOTH GAMES, INC.

ARTWORK AGREEMENT

This agreement, effective April 16, 2002, is entered into and between Sabertooth Games, Inc. ("Sabertooth") 814 Industry Drive, Tukwila WA, 98188 USA, and Kenson Low ("Artist"), residing at

Ground Floor Flat
80 Fordhook Avenue
Ealing
London W5 3LR
Great Britain

Pursuant to the terms of this Agreement, Artist wishes to produce artistic works for Sabertooth.

1. DELIVERY. Artist agrees to deliver to Sabertooth a sketch of the Illustration on or before the Sketch Date set forth on Exhibit A. Artist agrees to deliver the Illustration to the address set forth on Exhibit A on or before (a) the Final Illustration Date set forth in Exhibit A or (b) such later date as the parties mutually agree. If artist fails to deliver the final Illustration to Sabertooth on or before the Final Illustration Date, Sabertooth may, at its option, (1) reduce the Initial Fee as set forth in Exhibit A, or (2) reject the Illustration completely and have no payment obligation thereon and no right to use or own the Illustration. The term “Illustration” shall mean the two dimensional original works of visual art authored by Artist under the terms of this Agreement.

2. ACCEPTANCE. Sabertooth shall have the right to cancel work in progress for any reason or without reason. In the event of such cancellation, Artist shall deliver to Sabertooth that part of the Illustration in existence and Artist shall be compensated according to the Kill Fee Schedule of Exhibit A.

3. TRANSFER OF RIGHTS.
3.1 ASSIGNMENT. Artist hereby assigns and transfers to Sabertooth the ownership and all rights to the Illustration and any characters, items, or locations depicted therein, including, but not limited to all copyright, ownership rights (including physical ownership of the original illustration) and all trademark rights. This assignment shall include the right to prepare "Derivative Embodiments" of the Illustration with exclusive rights to authorize others to do the same; "Derivative Embodiments" means any translation (including translation into any electronic representation), modification, correction, addition, extension, improvement, abridgment or other form in which an existing work may be recast, transformed or adapted. Sabertooth shall further have the right to transfer, assign, or license to Games Workshop, Ltd., or any third party any or all of the foregoing rights and ownership.

3.2 ASSISTANCE. Artist shall execute and deliver such instruments and take such action as may be reasonably necessary and requested by Sabertooth to perfect and protect Sabertooth’s rights in the Illustration and to carry out the assignments effected by Section 3.1, and, at Sabertooth’s expense, assist Sabertooth and its nominees in every proper way to secure, maintain, protect and defend Sabertooth.

3.3 USE OF ILLUSTRATION. Name credit shall be given to the Artist upon publication of the Illustration in the products in which it is used. Notwithstanding any other provision of this Agreement, Sabertooth shall have no obligation to market, sell or otherwise distribute the Illustration, either alone or in any Sabertooth product. Nothing in this Agreement will be construed as restricting Sabertooth’s ability to create, acquire, license, develop, publish, make,
use, sell or distribute works similar to or derivative from the Illustration without further fee or obligation to Artist.

4. PAYMENT. Sabertooth hereby agrees to pay Artist an initial payment ("Initial Payment") in the amount set forth in Exhibit A and a final payment ("Final Payment") in the amount set forth in Exhibit A. The Initial Payment shall be paid within thirty (30) days of the later of acceptance of the Illustration(s) by Sabertooth or Sabertooth's receipt of this Agreement signed by the Artist. The Final Payment shall be paid forty five (45) days after the release of the product that the Illustration first appears. Payments shall be made by check to Artist at the address set forth herein.

5. ARTIST USE OF ILLUSTRATION. Artist shall have the right to use Illustration(s) in connection with his/her portfolio, personal website and other non-commercial instruments (not for sale) that Artist uses to promote their artwork. Each instrument shall identify Sabertooth or its designee as the owner of all trademarks and copyrights associated with said Illustration(s). Any use of Illustration(s) outside what has been outlined above will have to be approved in writing, from Sabertooth.

6. RISK OF LOSS OR DAMAGE. Artist shall bear the risk of loss of or damage to the Illustration until such time as the Illustration is received by Sabertooth.

7. INDEPENDENT CONTRACTOR. Artist shall be an independent contractor and not an employee of Sabertooth. Artist shall not be entitled to worker's compensation, retirement, insurance, or other benefits provided to employees of Sabertooth. Artist shall be responsible for the payment of all personal taxes, fees and other assessments arising from providing the services set forth herein and shall otherwise comply with applicable laws, ordinances, regulations and other governmental requirements related to said services. Artist has no power or authority to act for, represent, or bind Sabertooth or any company affiliated with Sabertooth in any manner, except as so authorized in writing by Sabertooth.

8. CONFIDENTIALITY. In the course of performing the services set forth herein, the parties recognize that Artist may have access to information that Sabertooth may regard as proprietary and/or confidential. This information may include, but is not limited to, (a) product release dates, possible product names, and game mechanics prior to the public sale of such game; (b) trade secrets relating to Sabertooth's marketing plans or financial information; (c) information received by Sabertooth that Sabertooth is obligated, contractually or otherwise, to keep confidential; and (d) other information or documents which Sabertooth designates as confidential or proprietary ("Confidential Information"). Confidential Information shall not include information that falls into the public domain through no fault of Artist. Artist will not disclose to third parties Sabertooth's Confidential Information without Sabertooth's prior written consent.

9. WARRANTY. Artist warrants to Sabertooth that he/she is qualified, experienced and trained to create the Illustrations and perform the services set forth herein, and agrees to devote his best talents, efforts, and abilities to creating the Illustrations and to performance of said services.

10. MISCELLANEOUS.
10.1 INTEGRATION; AMENDMENT. This Agreement constitutes the entire Agreement of the parties with regard to the subject matter of this Agreement, and replaces and supersedes all other agreements or understandings, whether written or oral. No amendment of this Agreement shall be binding unless reduced to writing and signed by both parties.

10.2 NOTICES. Any notice or communication permitted or required by this Agreement shall be in writing and shall be deemed effective when personally delivered or deposited, postage prepaid, in the first class mail of the United States, addressed to the appropriate party at the address set forth below the party's signature on the signature page of this Agreement, or when delivered by facsimile and acknowledged received by return facsimile (or any address subsequently designated by a party by notice as set forth in this Section).
10.3 DISPUTE RESOLUTION. This Agreement will be governed by and interpreted in accordance with the local laws of the State of Washington. The parties hereby irrevocably and unconditionally consent to submit to the exclusive jurisdiction of the United States District Court for the Western District of Washington or the Superior Court for Washington for the County of King any actions, suits, or proceedings arising out of or relating to this Agreement and the transactions contemplated hereby (and agree not to commence any action, suit or proceeding relating thereto except in such courts), and further agree that service of any process, summons, notice, or document by U.S. registered mail to the address set forth herein shall be effective service of process for any action, suit, or proceeding brought against either party in any such court. The parties hereby irrevocably and unconditionally waive any objection to the laying of the venue of any action, suit, or proceeding arising out of this Agreement or the transactions contemplated hereby in the United States District Court for the Western District of Washington or the Superior Court for the State of Washington for the County of King and hereby further irrevocably and unconditionally waive and agreed not to plead or claim in any such court that any such action, suit, or proceeding brought in any such court has been brought in an inconvenient forum. The parties hereby irrevocably waive all rights to trial by jury in any action, proceeding or counterclaim (whether based on contract, tort or otherwise) arising out of or otherwise relating to this Agreement or the actions of such parties in the administration, performance and enforcement thereof.

Artist

[Signed]

8th May 2002
Date of Signing

Sabertooth Games, Inc.

[Signed]

Daniel Kaufman, Creative Director

424-02
Date of Signing

PLEASE INDICATE BELOW HOW YOUR NAME SHOULD APPEAR ON ARTIST CREDITS:

Kenson Low
SABERTOOTH GAMES, INC.

ARTWORK AGREEMENT

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construed as restricting Sabertooth’s ability to create, acquire, license, develop, publish, make, use, sell or distribute works similar to or derivative from the Illustration without further fee or obligation to Artist.

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delivered by facsimile and acknowledge received by return facsimile (or any address subsequently designated by a party by notice as set forth in this Section).
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**Artist**

Kenson Law

31st May 2002

Date of Signing

**Sabertooth Games, Inc.**

[Signature]

Daniel Kaufman, Creative Director

5/15/02

Date of Signing

PLEASE INDICATE BELOW HOW YOUR NAME SHOULD APPEAR ON ARTIST CREDITS:

Kenson Law
SABERTOOTH GAMES, INC.
ARTWORK AGREEMENT

EXHIBIT A

Artist Name: Kenson Low

PRODUCT: Warhammer 40K Set Four

Address
Ground Floor Flat
80 Fordhook Avenue
Ealing
London W5 3LR
Great Britain

Brit

Sec. Sec. # NR 79 7646 A (National Insurance no.)

Illustration

Sketch Date Final Date Initial Payment Final Payment

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DA SCOUTS

5-2
5-2
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200-

Kill Fee. In the event that Sabertooth terminates this contract with respect to an Illustration as set forth in Section 3, Sabertooth shall pay the Artist as follows:

For an approved Sketch: 40% of the Initial Payment
For an approved Final: 75% of the Initial Payment
Final approved but initial project terminated: 100% of the Initial Payment

Late Submission Fee. In the event that Artist tenders an acceptable Final Illustration after the Final Illustration Date as described in Section 2, or amended in writing by the Creative Director, the Creative Director shall have the authority to reduce the Initial Payment up to the amount set forth below:

For 1-2 days after the Final Illustration Date: 10% of the Initial Payment
For 3-5 days after the Final Illustration Date: 30% of the Initial Payment
For 6 or more days after the Final Illustration Date: 100% of the Initial Payment

THE FOREGOING EXHIBIT A IS AGREED TO AND ACCEPTED BY THE PARTIES:

Artist

By (sign)

Sabertooth Games, Inc.

By (sign)

Instructions: If this Agreement is acceptable to you, please sign ALL copies, and return one copy to Daniel Kaufman
Sabertooth Games, Inc.
814 Industry Drive
Tukwila WA, 98188, USA.
Please do not make any changes in the Agreement unless you have discussed them with the Creative Director to whom you offered the Illustrations and have obtained his acceptance of the proposed changes.

Check 1103 ($100)
SABERTOOTH GAMES, INC.
ARTWORK AGREEMENT

EXHIBIT A

<table>
<thead>
<tr>
<th>Artist Name</th>
<th>Kenson Low</th>
</tr>
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<tbody>
<tr>
<td>Address</td>
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</tr>
<tr>
<td>Ground Floor Flat</td>
<td></td>
</tr>
<tr>
<td>80 Fordhook Avenue</td>
<td></td>
</tr>
<tr>
<td>Ealing</td>
<td></td>
</tr>
<tr>
<td>London W5 3LR</td>
<td></td>
</tr>
<tr>
<td>Great Britain</td>
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</tbody>
</table>

PRODUCT: Warhammer 40K Set Four

Please clearly mark payment method preferred:

- Method One (two payments as outlined in Contract)

<table>
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<tr>
<th>Illustration</th>
<th>Sketch Date</th>
<th>Final Date</th>
<th>Initial Payment</th>
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- Method Two (one payment made within 30 days of approval)

<table>
<thead>
<tr>
<th>Illustration</th>
<th>Sketch Date</th>
<th>Final Date</th>
<th>Single Payment</th>
</tr>
</thead>
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- For 1-2 days after the Final Illustration Date: 10% of the Initial Payment
- For 3-5 days after the Final Illustration Date: 30% of the Initial Payment
- For 6 or more days after the Final Illustration Date: 100% of the Initial Payment

THE FOREGOING EXHIBIT A IS AGREED TO AND ACCEPTED BY THE PARTIES:

Artist

[Signature]

By (sign)

Sabertooth Games, Inc.

[Signature]

By (sign)

Instructions: If this Agreement is acceptable to you, please sign ALL copies, and return one copy to

Daniel Kaufman
Sabertooth Games, Inc.
814 Industry Drive
Tukwila WA, 98188, USA.

Please do not make any changes in the Agreement unless you have discussed them with the Creative Director to whom you offered the Illustrations and have obtained his acceptance of the proposed changes.
THIS AGREEMENT is made on 04 September 2002

BETWEEN:

(1) Sabertooth Games, Inc of 610 Industry Drive, Tukwila WA, 98188 USA
    ("Sabertooth")

and

(2) KENSON LOW
    of 50 FORDHOOK AVE
    LONDON
    W5 3 LR
    ("Artist")

1. DEFINITIONS

1.1 In this Agreement

"Confidential Information" means all secret or not generally known information, or all information not easily accessible by others or of a commercially sensitive nature concerning any aspect of the business of Sabertooth. By way of example but not by way of limitation, information should be treated as confidential if it includes any proprietary documentation, materials, flow charts, codes, software, computer instructions, techniques, models, information, diagrams, know-how, trade secrets, data, business records, or marketing information.

"the Commencement Date" means the date hereof,

"Successful Completion" means the date on which the Artist has completed the Works to the approval of Sabertooth, such approval to be in writing

"the Work" means the work to be produced in accordance with this agreement as detailed in Exhibit A hereto

"the Works Schedule" means the timetable that the Work is to be produced to in accordance with this agreement as detailed in Exhibit B hereto

2. COMMISSIONED WORK

2.1 In consideration of the payment to the Artist of the sums set out below, the Artist agrees to produce the Work in accordance with the Works Schedule under the terms and conditions hereunder.

3. DURATION

3.1 This Agreement shall commence on the Commencement Date and shall, unless terminated in any of the circumstances in clause 6 of this Agreement, continue in force until Successful Completion Date of the Stage Two Work as provided for in Annex B below.

4. QUALITY OF PRODUCTS

4.1 The Artist undertakes that the Work shall be carried out in a manner consistent with high standards of materials used, workmanship and design
5. **PAYMENT**

5.1 Sabertooth shall pay the Artist any sums due in accordance with the Works Schedule.

5.2 In the event that the Work is not completed in accordance with the Works Schedule, Sabertooth will pay the Artist as follows:

5.2.1 For Work received 1-2 days after the Final Date: 90% of the Initial Payment
5.2.2 For Work received 3-5 days after the Final Date: 70% of the Initial Payment
5.2.3 For Work received 6 or more days after the Final Date: 0% of the Initial Payment

5.3 Notwithstanding clause 5.2, the Artist agrees that time is of the essence.

5.4 Sabertooth reserves the exclusive right, such right not however to be exercised unreasonably, to cancel in its sole discretion this Agreement in relation to any Work in progress, at which time the Artist shall deliver that part of the Work created at the time of said cancellation whereupon Sabertooth shall pay the Artist such monies as may, in Sabertooth’s opinion, be reasonably proportionate to such of the Work as is completed.

6. **TERMINATION**

6.1 Sabertooth may terminate this Agreement without prejudice to its other remedies forthwith by notice in writing to the Artist if the Artist commits a breach of this Agreement, provided that if the breach is capable of remedy the notice shall only be given if the Artist shall not have remedied the same within 5 days of having been given notice in writing specifying the breach and requiring it to be remedied.

6.2 Either party may terminate this Agreement without prejudice to its other remedies giving by two months notice in writing to the other party. For the avoidance of doubt, the parties’ obligations under this Agreement will continue during the notice period.

6.3 The clauses in this Agreement which expressly or impliedly have effect after termination shall continue to be enforceable notwithstanding termination.

7. **ASSIGNMENT OF COPYRIGHT**

7.1 The Artist hereby assigns and transfers to Sabertooth all rights, title and interest, throughout the world and in perpetuity, in all copyrights and goodwill and any other intellectual property rights vested or otherwise in the Work. For the avoidance of doubt this includes any moral rights or equivalent which the Artist may have in the Work.

7.2 The Artist agrees to execute any relevant documents at any future time at the behest of Sabertooth to fulfil the obligations contained in this clause 7.

7.3 Name credit shall be given to the Artist upon publication of the Work in the products in which it is used. Notwithstanding any other provision of this Agreement, Sabertooth shall have no obligation to market, sell or otherwise distribute the Work, either alone or in any Sabertooth product.
7.4 Subject to this Clause 7, the Work will be returned to the Artist within a reasonable time following Successful Completion. The Artist shall not under any circumstance reproduce, copy, manufacture, alter or amend the Work following Successful Completion.

7.4 Without prejudice to the generality of the foregoing, the Artist shall have the right, upon the receipt of written approval from Sabertooth, such permission not to be unreasonably withheld, to use the Work(s) in connection with his/her portfolio, personal website and all or any non-commercial instruments of personal publicity that the Artist characteristically and reasonably uses to promote his/her artwork. Each instrument shall identify Sabertooth or its designee as the owner of all trademarks and copyrights associated with said Work(s). The Artist shall comply with all reasonable requirements that Sabertooth may communicate from time to time in relation to this Clause 7.5.

8. CONFIDENTIALITY

8.1 The Artist agrees to keep confidential and use solely for the purposes of this Agreement all Confidential Information.

8.2 The obligation contained in clause 8.1 does not include information that has ceased to be secret without default on the recipient’s part.

9. INDEPENDENT CONTRACTOR

9.1 Artist shall be an independent contractor and not an employee of Sabertooth. Artist shall not be entitled to worker’s compensation, retirement, insurance, or other benefits provided to employees of Sabertooth. Artist shall be responsible for the payment of all personal taxes, fees and other assessments arising from providing the services set forth herein and shall otherwise comply with applicable laws, ordinances, regulations and other governmental requirements related to said services. Artist has no power or authority to act for, represent, or bind Sabertooth or any company affiliated with Sabertooth in any manner, except as so authorized in writing by Sabertooth.

10. ENTIRE AGREEMENT

10.1 This Agreement is the entire agreement between the parties with respect to the subject matter and supersedes any previous statements or agreements whether oral or written.

11. VARIATION

11.1 No amendment or modification of this Agreement will be effective unless it is in writing and signed by both parties.

12. WAIVER

12.1 The failure of either party to demand strict performance by the other party of any of this Agreement will not be a waiver or relinquishment of any rights under this Agreement.
13. **SEVERABILITY**

13.1. If any provision of this Agreement is held by a court of competent jurisdiction to be contrary to law, the remaining provisions of this Agreement will remain in full force and effect insofar as they are capable in light of the court's findings.

14. **ASSIGNMENT**

14.1. The Artist may not assign this Agreement or any of the Artist's rights or obligations under this Agreement without the prior written consent of Sabertooth.

15. **JURISDICTION**

15.1. This Agreement will be governed by the laws of the State of Washington and subject to the exclusive jurisdiction of the United States District Court for the Western District of Washington.

Signed for and on behalf of Sabertooth Inc.

Name: __________________________

Date: __________________________

Signed for and on behalf of the Artist

Name: __________________________

Date: 28th of September 2002
# INVOICE

**TO:** Sabertooth Games  
610 Industry Drive  
Tukwila  
WA 98188  
USA

**DATE:** 29th Sept 2002

**INVOICE NO.:** 85

**FOR:** Game cards artwork:

<table>
<thead>
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<th>Item Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Emperor Sorceror 1219</td>
<td>$275</td>
</tr>
<tr>
<td>Grill Boys 1249</td>
<td>$275</td>
</tr>
<tr>
<td>DA Devastator Squad 1214</td>
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**TOTAL:** $825.00
THIS AGREEMENT is made on 07 January 2003

BETWEEN:

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and

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5. **PAYMENT**

5.1 Sabertooth shall pay the Artist any sums due in accordance with the Works Schedule.

5.2 In the event that the Work is not completed in accordance with the Works Schedule, Sabertooth will pay the Artist as follows:

   5.2.1 For Work received 1-2 days after the Final Date: 90% of the Initial Payment
   5.2.2 For Work received 3-5 days after the Final Date: 70% of the Initial Payment
   5.2.3 For Work received 6 or more days after the Final Date: 0% of the Initial Payment

5.3 Notwithstanding clause 5.2, the Artist agrees that time is of the essence.

5.4 Sabertooth reserves the exclusive right, such right not however to be exercised unreasonably, to cancel in its sole discretion this Agreement in relation to any Work in progress, at which time the Artist shall deliver that part of the Work created at the time of said cancellation whereupon Sabertooth shall pay the Artist such monies as may, in Sabertooth’s opinion, be reasonably proportionate to such of the Work as is completed.

6. **TERMINATION**

6.1 Sabertooth may terminate this Agreement without prejudice to its other remedies forthwith by notice in writing to the Artist if the Artist commits a breach of this Agreement, provided that if the breach is capable of remedy the notice shall only be given if the Artist shall not have remedied the same within 5 days of having been given notice in writing specifying the breach and requiring it to be remedied.

6.2 Either party may terminate this Agreement without prejudice to its other remedies giving by two months notice in writing to the other party. For the avoidance of doubt, the parties’ obligations under this Agreement will continue during the notice period.

6.3 The clauses in this Agreement which expressly or impliedly have effect after termination shall continue to be enforceable notwithstanding termination.

7. **ASSIGNMENT OF COPYRIGHT**

7.1 The Artist hereby assigns and transfers to Sabertooth all rights, title and interest, throughout the world and in perpetuity, in all copyrights and goodwill and any other intellectual property rights vested or otherwise in the Work. For the avoidance of doubt this includes any moral rights or equivalent which the Artist may have in the Work.

7.2 The Artist agrees to execute any relevant documents at any future time at the behest of Sabertooth to fulfil the obligations contained in this clause 7.

7.3 Name credit shall be given to the Artist upon publication of the Work in the products in which it is used. Notwithstanding any other provision of this Agreement, Sabertooth shall have no obligation to market, sell or otherwise distribute the Work, either alone or in any Sabertooth product.
7.4 Subject to this Clause 7, the Work will be returned to the Artist within a reasonable time following Successful Completion. The Artist shall not under any circumstance reproduce, copy, manufacture, alter or amend the Work following Successful Completion.

7.4 Without prejudice to the generality of the foregoing, the Artist shall have the right, upon the receipt of written approval from Sabertooth, such permission not to be unreasonably withheld, to use the Work(s) in connection with his/her portfolio, personal website and all or any non-commercial instruments of personal publicity that the Artist characteristically and reasonably uses to promote his/her artwork. Each instrument shall identify Sabertooth or its designee as the owner of all trademarks and copyrights associated with said Work(s). The Artist shall comply with all reasonable requirements that Sabertooth may communicate from time to time in relation to this Clause 7.5.

8. **CONFIDENTIALITY**

8.1 The Artist agrees to keep confidential and use solely for the purposes of this Agreement all Confidential Information.

8.2 The obligation contained in clause 8.1 does not include information that has ceased to be secret without default on the recipient’s part.

9. **INDEPENDENT CONTRACTOR**

9.1 Artist shall be an independent contractor and not an employee of Sabertooth. Artist shall not be entitled to worker’s compensation, retirement, insurance, or other benefits provided to employees of Sabertooth. Artist shall be responsible for the payment of all personal taxes, fees and other assessments arising from providing the services set forth herein and shall otherwise comply with applicable laws, ordinances, regulations and other governmental requirements related to said services. Artist has no power or authority to act for, represent, or bind Sabertooth or any company affiliated with Sabertooth in any manner, except as so authorized in writing by Sabertooth.

10. **ENTIRE AGREEMENT**

10.1 This Agreement is the entire agreement between the parties with respect to the subject matter and supersedes any previous statements or agreements whether oral or written.

11. **VARIATION**

11.1 No amendment or modification of this Agreement will be effective unless it is in writing and signed by both parties.

12. **WAIVER**

12.1 The failure of either party to demand strict performance by the other party of any of this Agreement will not be a waiver or relinquishment of any rights under this Agreement.
13. **SEVERABILITY**

13.1. If any provision of this Agreement is held by a court of competent jurisdiction to be contrary to law, the remaining provisions of this Agreement will remain in full force and effect insofar as they are capable in light of the court's findings.

14. **ASSIGNMENT**

14.1. The Artist may not assign this Agreement or any of the Artist's rights or obligations under this Agreement without the prior written consent of Sabertooth.

15. **JURISDICTION**

15.1. This Agreement will be governed by the laws of the State of Washington and subject to the exclusive jurisdiction of the United States District Court for the Western District of Washington.

SIGNED FOR AND ON BEHALF
OF SABERTooth INC.

Name: [Signature]
Date: 1/1/03

SIGNED FOR AND ON BEHALF
OF THE ARTIST

Name: [Signature]
Date: 2/2/03
INVOICE

TO: Sabertooth Games
610 Industry Drive
Tukwila
WA 98188
USA

DATE: 22nd Feb 2003

INVOICE NO. 87

FOR: Artwork for Gaming Cards
Warhammer War Cry set 2 (Winds & Magic)
1812: Perfedal skills
1814: Resource Management

£ 500.00

TOTAL £ 500.00
THIS AGREEMENT is made on 12 March 2003

BETWEEN:

(1) Sabertooth Games, Inc of 610 Industry Drive, Tukwila WA, 98188 USA
("Sabertooth")

and

(2) Kenson Low ("Artist") of Ground Floor Flat; 80 Fordhook Avenue, Ealing, London W5 3LR.
Great Britain

81 Northcroyd Road,
Ealing, London,
W13 9SS Great Britain

1. DEFINITIONS

1.1 In this Agreement

"Confidential Information" means all secret or not generally known information, or all information not easily accessible by others or of a commercially sensitive nature concerning any aspect of the business of Sabertooth. By way of example but not by way of limitation, information should be treated as confidential if it includes any proprietary documentation, materials, flow charts, codes, software, computer instructions, techniques, models, information, diagrams, know-how, trade secrets, data, business records, or marketing information.

"the Commencement Date" means the date hereof,

"Successful Completion" means the date on which the Artist has completed the Works to the approval of Sabertooth, such approval to be in writing

"the Work" means the work to be produced in accordance with this agreement as detailed in Exhibit A hereto

"the Works Schedule" means the timetable that the Work is to be produced to in accordance with this agreement as detailed in Exhibit B hereto

2. COMMISSIONED WORK

2.1 In consideration of the payment to the Artist of the sums set out below, the Artist agrees to produce the Work in accordance with the Works Schedule under the terms and conditions hereunder.

3. DURATION

3.1 This Agreement shall commence on the Commencement Date and shall, unless terminated in any of the circumstances in clause 6 of this Agreement, continue in force until Successful Completion Date of the Stage Two Work as provided for in Annex B below.

4. QUALITY OF PRODUCTS

4.1 The Artist undertakes that the Work shall be carried out in a manner consistent with high standards of materials used, workmanship and design
5. **PAYMENT**

5.1 Sabertooth shall pay the Artist any sums due in accordance with the Works Schedule.

5.2 In the event that the Work is not completed in accordance with the Works Schedule, Sabertooth will pay the Artist as follows:

5.2.1 For Work received 1-2 days after the Final Date: 90% of the Initial Payment
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7.4 Without prejudice to the generality of the foregoing, the Artist shall have the right, upon the receipt of written approval from Sabertooth, such permission not to be unreasonably withheld, to use the Work(s) in connection with his/her portfolio, personal website and all or any non-commercial instruments of personal publicity that the Artist characteristically and reasonably uses to promote his/her artwork. Each instrument shall identify Sabertooth or its designee as the owner of all trademarks and copyrights associated with said Work(s). The Artist shall comply with all reasonable requirements that Sabertooth may communicate from time to time in relation to this Clause 7.5.

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15. **JURISDICTION**

15.1. This Agreement will be governed by the laws of the State of Washington and subject to the exclusive jurisdiction of the United States District Court for the Western District of Washington.

---

**Signed for and on behalf of Sabertooth Inc.**

Name: [Signature]

Date: [Date]

---

**Signed for and on behalf of the Artist**

Name: [Signature]

Date: [14/5/03]
EXHIBIT

The Work: Warhammer XX, Set xx
Artist Name and Address: KENSON LAW 30 FORDHOOK AVE. EALING LONDON W5 3LR
Social Security Number (if applicable):

Description  Art number  All @ $xxx
Emperor's Children Sorcerer 1219
Goff Boyz 1249
DA Devastator Squad 1214

EXHIBIT B

The Works Schedule

The Artist will produce the Work in accordance with the following timetable:

A  A sketch of the Work must be completed and delivered to Sabertooth by [ ] (“Sketch Date”)

B  The Work in final form must be completed and delivered to Sabertooth by [ ] (“Final Date”)

C  Upon approval of the Work in final form, Sabertooth will notify the Artist in writing of same (“Successful Completion”)

The Artist shall receive payment in the following sums and in accordance with the following timetable:

☐ PAYMENT METHOD ONE

C  [ $412.50 ] “Initial Payment” to be paid within [30 days] of the Successful Completion

D  [ $412.50 ] “Final Payment” to be paid within [45 days] of the Product Release

Alternatively, the Artist shall receive payment in the following sums and in accordance with the following timetable:

☐ PAYMENT METHOD TWO

E  [ $ ] “Final Payment” to be paid within [30 days] of Successful Completion

The Artist shall clearly mark which Payment Method he or she wishes to utilise.

For office use only
Initial Check #
Initial Amount  $412.50
Date

Final Check #
Final Amount  $412.50
Date
EXHIBIT

k: Warhammer Fantasy, Set 1

Name to appear on published work: __________________________

Social Security Number (if applicable):

Description                      Art number  Knights 3  1448
Sorceress 1                      1354
Imrik, Dragon Prince             1369
Tyrion                           1372

EXHIBIT B

The Works Schedule

The Artist will produce the Work in accordance with the following timetable:

A  A sketch of the Work must be completed and delivered to Sabertooth by (Oct 21st, 2002) (“Sketch Date”) [    ]

B  The Work in final form must be completed and delivered to Sabertooth by [Nov 25th, 2002] (“Final Date”) [    ]

C  Upon approval of the Work in final form, Sabertooth will notify the Artist in writing of same (Successful Completion)

The Artist shall receive payment in the following sums and in accordance with the following timetable:

☐ayment Method One

C  [$550] “Initial Payment” to be paid within [30 days] of the Successful Completion

D  [$550] “Final Payment” to be paid within [45 days] of the Product Release

Alternatively, the Artist shall receive payment in the following sums and in accordance with the following timetable:

☒ayment Method Two

E  [$900] “Final Payment” to be paid within [30 days] of Successful Completion

The Artist shall clearly mark which Payment Method he or she wishes to utilise.

For office use only
Initial Check #  1000/1890.20
Initial Amount  1000/1890.20
Final Check #  
Final Amount  
Date  
*See next page!
EXHIBIT

The Work: Warhammer WarCry, Set 2 (Winds of Magic)
Artist Name and Address: Kenson Low Ground Floor Flat, 80 Fordhook Avenue, Ealing
London W5 3LR Great Britain
Description Art number 2 @ $275
1812 Perfected Skills
1814 Resource Management

EXHIBIT B

The Works Schedule

The Artist will produce the Work in accordance with the following timetable:

A A sketch of the Work must be completed and delivered to Sabertooth by [End of Jan] ("Sketch Date")

B The Work in final form must be completed and delivered to Sabertooth by [Feb 19th] ("Final Date")

C Upon approval of the Work in final form, Sabertooth will notify the Artist in writing of same (Successful Completion)

The Artist shall receive payment in the following sums and in accordance with the following timetable:

☐ PAYMENT METHOD ONE

C [ $275 ] "Initial Payment" to be paid within [30 days] of the Successful Completion

D [ $275 ] "Final Payment" to be paid within [45 days] of the Product Release

Alternatively, the Artist shall receive payment in the following sums and in accordance with the following timetable:

☑ PAYMENT METHOD TWO

E [ $500 ] "Final Payment" to be paid within [30 days] of Successful Completion

The Artist shall clearly mark which Payment Method he or she wishes to utilise.

For office use only
Initial Check # 1903 Final Check #
Initial Amount 500 Final Amount
Date 1/1/02 Date
EXHIBIT

Hammer WarCry, Set 2 (Winds of Magic)
Private 1 Whitehall Park, Archway, London N19 3TS

United Kingdom

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EXHIBIT B

The Works Schedule

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C  Upon approval of the Work in final form, Sabertooth will notify the Artist in writing of same (Successful Completion)

The Artist shall receive payment in the following sums and in accordance with the following timetable:

□ PAYMENT METHOD ONE

C  [ $550 ] “Initial Payment” to be paid within [30 days] of the Successful Completion

D  [ $550 ] “Final Payment” to be paid within [45 days] of the Product Release

Alternatively, the Artist shall receive payment in the following sums and in accordance with the following timetable:

☒ PAYMENT METHOD TWO

E  [ $990 ] “Final Payment” to be paid within [30 days] of Successful Completion

The Artist shall clearly mark which Payment Method he or she wishes to utilise.

For office use only

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INVOICE

TO: Sabertooth Games Inc.
610 Industry Drive
Tukwila WA
98188
USA

FOR: 2 Pieces of Artwork

Low 1867 Out Think
Low 1897 Hasten Defeat

DATE: 17/05/03

INVOICE NO. 88

2 Pieces of Artwork $495-00

TOTAL $495-00
EXHIBIT

The Work: Warhammer Fantasy, Set 3

Name to appear on published work:

Kenson Low

EXHIBIT B

The Works Schedule

The Artist will produce the Work in accordance with the following timetable:

A A sketch of the Work must be completed and delivered to Sabertooth by [Oct 21st, 2002] (“Sketch Date”)

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☑ PAYMENT METHOD TWO

E [$495] “Final Payment” to be paid within [30 days] of Successful Completion

The Artist shall clearly mark which Payment Method he or she wishes to utilise.

For office use only
Initial Check #
Initial Amount
Date

Final Check #
Final Amount
Date