

1. Purchase Price: Recipient must make a cash offer to Seller to acquire the real property and business assets of the Site Listing. Seller shall not convey assets to Recipient for which Seller has no title, however, to the extent Seller leases certain equipment, Seller may assign such leased equipment to Recipient subject to consent from the equipment owner. Such assignment shall be in addition to the Purchase Price.

2. Property and/or Business Restrictions: This site may be encumbered by certain real property and business operation restrictions, and Recipient undertakes its own obligations to verify the existence of any and all such restrictions.

3. Fuel Purchasing Obligations: Seller is not subject to any fuel supply contracts for the Location. Buyer may source fuel at own discretion.

4. Offer Deadline. Corner Realty, LLC may require on Offer Deadline and will publicize any Offer Deadline on the Site Listing. Offers may be submitted at any time up until any Offer Deadline is publicized or expired. Offers may be submitted to the Corner Realty, LLC agent or broker as provided for on the Site Listing.

5. Consents and Assignments: The Site Listing may operate a business that is subject to agreements that require consent to assign, which may include but not be limited to franchise agreements, lease agreements, fuel supply agreements, contract labor or services agreements, or other agreements. Recipient acknowledges that such consents and assignments would be a condition of any closing of the sale.

6. Environmental Diligence and Status: Recipient acknowledges and agrees that it must conduct its own environmental diligence and review on the Site Listing. The PSA shall address the delineation of environmental liabilities regarding any known releases, remediation, contamination, monitoring, and/or the assumption of such liabilities on a post-closing basis. The PSA shall treat environmental liability under the "As-Is, Where-Is" conditions of the Site Listing, and expects that Recipient shall assume all environmental liability on a post-closing basis.

7. Site Property & Assets: the Seller has provided Corner Realty, LLC with certain information regarding the real property, personal property, and business operations associated with the sale for Recipient's diligence and investigation. This information may be provided on the website or directly from Seller and/or Corner Realty, LLC and is subject to language provided in the Non-Disclosure Agreement terms and conditions. Corner Realty, LLC makes no representations or warranties regarding this information and Recipient is under its own responsibility to investigate the Site Property and Assets.

8. Additional Purchase Price: Above and beyond any offered Purchase Price by Recipient, Recipient shall pay Additional Purchase Price at closing comprised of fuel and merchandise inventory to be calculated at closing in an agreed upon manner between the parties and to be outlined in a Purchase and Sale Agreement. Any obligations under fuel supply agreements, assigned contracts, assigned equipment leases, and business items not owned by Seller but used by Seller in the operation of the business shall be considered Additional Purchase Price and shall not reduce the Purchase Price agreed to between Seller and Recipient.

9. Seller's Rights of Sale Terms and Conditions: At any time and at its discretion, the Seller may: *engage and negotiate with one or more parties, remove the Site Listing, terminate the sale process, or alter the*

information and terms and conditions of the sale. Furthermore, Seller is not obligated to accept any offer, Seller may counter any offer by a Recipient, and/or may withdraw from any negotiations. Seller may also require Recipient to provide sources of funds to verify credit capacity of the Recipient, and Recipient agrees to provide such sources upon request.

10. Purchase and Sale Agreement: The Seller, at its discretion, may determine that it shall transact subject to a Purchase and Sale Agreement (PSA). The PSA shall outline all terms and conditions of the sale, shall include representations and warranties on an "As-Is, Where-Is" with all faults, inspections and investigations shall be the responsibility of the Buyer. The basis and outline for the responsibilities and costs for the transfer of title, title policy fees, transfer and recording fees, conditions and contingencies of the sale, treatment of earnest monies, the assignment and assumption of certain agreements which are part of the sale, the terms and valuation process for payment of fuel and merchandise inventories, escrow conditions, and other normal and customary practices shall be components of the PSA.

11. Buyer's Brokers: Corner Realty, LLC shall offer no more than 1% of its earned commission fee structure in the event a Buyer's Broker brings a valid, new, and qualified buyer to the Seller. As a condition of compensating Buyer's Broker, Buyer's Broker and its client must execute the Non-Disclosure Agreement provided by with the Site Listing.

12. Non-Disturbance Obligation: Recipient shall not interfere with Seller's operations in any manner, and may not contact any owners, officers, or employees of the Company or at the Location regarding the Site Listing. Any breach of this Obligation shall result in *i)* the rejection of any Offer made by Recipient and *ii)* other legal action against Recipient.

13. General Disclaimer: In furnishing this Site Listing, neither the Seller nor Corner Realty, LLC undertakes any obligation to provide the Recipient with access to any additional information. This Site Listing shall not be deemed an indication of the state of affairs of the Site Listings nor its assets; nor shall this Site Listing constitute an indication that there has been any change in the business affairs of the Site Listing or its assets since the date hereof or since the periods of time as provided herein. The information contained herein is not intended to represent all the data on the Business or the Site Listing, but rather provides Recipient a summary of the Site Listing. Information may contain adjustments related to recent changes in the assets or the Business for the purposes of providing clarity to the Recipient of certain business segment performance levels. The Recipient is responsible for conducting its own diligence on the assets, and the information contained herein provides for no representations or warranties. Any representations and warranties would only be described in a PSA related to the purchase of the Site Listing.