Facsimile memorandum of Contract Retail Dealer Petroleum Purchase Agreement Texor Petroleum



Doc#: 1016648117 Fee: \$48.00 Eugene "Gene" Moore RHSP Fee:\$10.00 Cook County Recorder of Deeds
Date: 06/15/2010 03:50 PM Pg: 1 of 7

Permanent Index Number: 03-34-200-063-0000

Legal:

LOT 1 OF CHRISTIANSEN'S SUPDIVISION OF PART OF THE NORTHEAST ¼ OF SECTION 34, TOWNSHIP 42 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE 71 AT THEREOF RECORDED NOVEMBER 29, 1971 AS DOCUMENT NUMBER 21725881, 1N COOK COUNTY, ILLINOIS.

Commonly known as: 2 East Rand Road, Mount Prospect, Illinois 60056.

This instrument was prepared by, and after recording snoold be returned to:

John Conway, Esq.
Sullivan Hincks & Conway
120 West 22nd Street, Suite 100
Qak Brook, IL 60523

Filing Instruction:

- (1) This document must be recorded with the recorder of the county in which the real estate held by this trust is located.
- (2) The recorded original or a stamped copy must be delivered to the trustee with the original assignment to be lodged.

RETAIL DEALER PETROLEUM

PURCHASE AGREEMENT

By and Between

WORLD FUEL SERVICES, INC. d/b/a
TEXOR PETROLEUM

and

MOUNT PROSPECT Of L, INC. and ABDUL RAHMAN, Individually

(d/b/a MOUNT PROSPECT OIL)

Dated June 9, 2009 2009-Jun-10 12:16 PM Bank of America 6302136617

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RETAIL DEALER PETROLEUM PURCHASE AGREEMENT

This Agreement is made as of June 9, 2009, between World Fuel Services, Inc. d/b/s texor petroleum ("Supplier") and MOUNT PROSPECT OIL, INC. and ABDUL RAHMAN, Individually, doing business as MOUNT PROSPECT OIL (hereinafter collectively referred to as "Dealer").

- Product and Quality. Dealer agrees to buy from Supplier all of Dealer's requirements of gasoline, diesel fuel, ethanol and any other petroleum products (except motor oils and other miscellaneous automotive tubricents) which may be required for gasoline blending (collectively, "Product") in connection with the operation of Degler's place of business located at 2 E. Rand Road, Mount Prospect, Illinois (the "Location") and Supplier agrees to sell and deliver to Degler such quantities of Product as Dealer may require for resale to the moloring public at the Location during the duration of this Agreement.
- 2. Identification and image. Dealer agrees to maintain the image of the Location in accordance with Shell Oil Products, US ("Shell" or "Franchisor") brand identification requirements and to operate the Location in accordance with all of Franchisor's rules, muchtions, requirements and procedures, including but not limited to Dealer's meeting Franchisor's cleanliness and appearance standards, attendance at required training classes, and compliance with uniform and drees requirements.

 Dester act nowledges that Supplier has or will pay certain costs and expenses, estimated to total between \$50,000 and \$55,000, to racillate and/or maintain the imaging of the Location to the Franchicor's image requirements (hereinafies). referred to as "ar as a costs"). Supplier shall provide Degler with an ilemized schedule of the initial image costs as each coal is incurred by profiler, which shall be made a part of this Agreement as Exhibit A. A specimen Exhibit A is attached hereto. In the even Lighter breaches the terms of this Agreement or in the event this Agreement is terminated or canceled for whatever reason, Do Jer in all immediately reimbures Supplier for all of the image costs expanded by Supplier.
- Term. This Agreement snall be for an initial term commencing on the date first written above and ending on the 10th anniversary of the effective date of the Rebate Agreement attached hereto as Exhibit B (the "initial Term"), Notwithstanding the loregoing, this Averament may be earlier terminated by either party in the event of any material broach hereof by the other party. Upon termination, as provided in this Agreement, Dealer shall immediately; (f) cease all use of anything which would give the impression that Pealer has any affiliation whatevever with the Supplier (f) pay to Supplier all amounts due or to become due to Suppliky and; (III) remove and return, all signage and other brand identification originally provided by Supplier.
- Automatic Renewal. This agreement shall automatic ity ransw upon expiration of the initial Term for successive one-year terms (individually a "Renewal Term") unless no tate: "from ninety (80) days prior to expiration of the initial Term or any Renewal Term, either party provides written notice of no prenewal to the other.
- Grade. Product shall be Supplier's regular communical grades generally offered to Supplier's dustomers for similar use and eale at the time and in the geographic region of delivery.
- Lead-Froe Gasoline. Supplier agrees that lead-free gasoline (in this rungraph celled the "gasoline") sold hereunder, if any, shall comply in all respects to the requirements of federal, state, and local rules and regulations relating to the gasoline at the time and place title to the same shall pass to Dealer. Dealer, Parees:
 - a) That it will prohibit commingling the gasoline with others;
 - That it will properly use equipment (including pumps, nozzlee, tanks, piping an I hoses) designed and intended for the b) storage, dispensing and sale of the gasoline;
 - That it will keep the equipment referenced in (b) above, clean and in good working conduct, at all times;
 - d) That it will permit Supplier, its suppliers, agents and employees to inspect and/or copy or a daily inventory control records and reconciliations and to inspect pump meters at the Location.
 - To permit Supplier, its suppliers, agents and employees to inspect and eemple the gasoline in Dealer', possession at any and all reasonable times and fully cooperate with Supplier and its suppliers to ours and correct, at De aler's sole Supplier than the expenses to remove all such contaminated gesoline and appropriately replace same shall be home by Supplier.
 - That it will comply with all laws, ordinances and regulations relative to the storage, dispensing and sale or ".> gesoline, including, but not limited to, Stage II Vapor Recovery and other EPA requirements; and
 - To protect, Indemnify and hold harmless Supplier from any and all losses, claims, damages, lines, penalties, suits or costs including, without limitation, reasonable attorneys feas, which may arise or grow out of any failure by Dealer to fully comply with the terms and provisions of this Paragraph.
- 7. Delivery. Supplier shall deliver Product to the Location in single deliveries of not less than eight thousand (6,000) gallons within forty-eight (48) hours following receipt of Dealer order, however, deliveries outside of normal business hours or on Sundays or holidays shall not be required.
- Price. Dealer shall pay Supplier for each delivery of Product hereunder at a price not to exceed SHELL's posted distributor price for the date of delivery, plus \$0.01 per gallon, plus SHELL advertising and other program fees, plus applicable taxes and delivery charges, if any, to Dealer's place of business.
- Rebate. Supplier and Dealer shall execute a separate Rebate Agreement in the form attached hereto as Exhibit B.



- 10. Logn. Supplier shall provide Degier with a loan subject to the terms described in the form attached hereto as Exhibit C.
- 11. Payment and Security. Terms shall be not seven (7) days with payment via electronic funds transfer. If Desirr shall fall to make any payment when due, Supplier may auspend deliveries hereunder until such payment has been made but such suspension shall not be Supplier's sole remedy or otherwise limit Supplier's remedies and shall not relieve Desier of its obligation to purchase Product hereunder. Desier agrees to sign all financing statements and other security agreements of any kind required by Supplier (including renewals thereof) in order to secure payment of present and future indebtadness owed by Desier to Supplier. Such Indebtadness shall include, but not be firmled to, amounts owed for delivery of Product hereunder, credit card chargebacks, unamortized rebates, unpaid loan balances (including accrued interest thereon), and all other obligations due from Desier to Supplier under this Agreement. Desier agrees and understands that Supplier may file and/or record any documents necessary to protect its interests under this Agreement, including but not limited to UCC financing statements.
- Personal Quaranty. ABDUL RAHMAN and SYED MIR shall execute personal guaranties in a form acceptable to Supplier covering all of Dealer's obligations under this Agreement.
- 13. Resele Finalisms. Dealer agrees to resell all Product herein provided only under Supplier's brands or Supplier authorized brands and only at the Location, and to maintain Supplier's brands or Supplier authorized brands, irademarks and names on pumps and other facilities through which Product is dispensed. Dealer agrees not to mix, substitute or adulterate Product with any other petroleum products or material as long as Supplier is ready, willing and able to promptly fulfill and supply Dealer agrees.
- 14. Taxes. The amount of any tax, excise or charge now or hereafter imposed on Supplier by any governmental authority upon, incident to, or as a sult of the manufacture, storage, withdrawal from storage, transportation, distribution, eals or handling of Product derivered hereunder or measured by the proceeds of such distribution or sais shall (unless it is specified in writing that each tense are included in the prices stated by Supplier) be added thereto and be paid upon demand by Desier to Supplier. Desier agrees to execute any and all affidavits and other documents, including without limitation sales tax affidavits, requised to Supplier in connection with Product soid pursuant to this Agreement.

15. Cradit Card Program.

- During the term of this Agreement, Dealer shall be entitled to grant gradit to holders of cradit cards which may be issued by Franchisor and/or issued by or ner companies listed in Franchisor's then current gradit card regulations, a copy of which has been provided to Dealer, it is positically understood that the granting of cradit shall be pursuant to the terms and conditions set forth in such cradit of regulations and that Franchisor shall have the right, in its sole disorption, to amend or terminate such regulations and discontinue its cradit card program at any time. Dealer agrees that all cradit card involces which it may transmit and as agn to Supplier through Franchisor shall be in conformity with Franchisor's gradit card regulations and that Franchisor or Supplier may reject or charge back any gradit card involces not conforming to said instructions. All cradit card involces shall be forwarded by registered mail or other means authorized by Supplier to such piace(s), and at such time internals, as Supplier may dealgrate, from time to time.
- b) Dealer agrees to use Franchisor's processing facilities for air crucin card transactions, which shall include both Franchisor's proprietary credit cards and non-proprietary oradit cards.
- c) Dealer shall reimburne Supplier, either upon demand or as a credit egain of any sum owed by Supplier to Dealer, for any equipment rental charges, or other fees imposed by Supplier or the antity lasting the credit cards in connection with the credit card program.
- d) The rights granted herein are subject to an agreement between Supplier and Franch's or and/or its licensee and shall be subject to changes implemented by Franchisor, from time to time.
- 18. Lightlities. The obligation of the parties to deliver and receive Product hereunder shall be susperied and excused: (a) if Supplier is prevented from or delayed in purchasing, producing, manufacturing, transporting or delatering in its normal manner any Product hereunder or the materials from which such Product to manufactured because of eats of God, earthquake, fire, flood, or the lockouts, boycotts, picketing, labor disputes or disturbance, compilance with any directive, order or regulation of any governmental authority or representative thereof acting under claim or color of built of the class of shortage of any Product because of reasons beyond Supplier's reasonable control or (o) lose or shortage of any part of Supplier's own dustomery transportation or delivery facilities because of reasons beyond Supplier's reasonable control. Whenever such causes occur Supplier may, in it, so a judgment, restrict or suspend deliveries to Dealer, whether or not Supplier reatricts delivery to others and regardless or the extent of restrictions or suspending, if any, on deliveries to others.
- 17. Minimum Business Hours. Dealer agrees that, for the Term of this Agreement, it will maintain minimum business hours for the sale of gasoline and general convenience alore merchandise of 8:00 a.m. to 10:00 p.m., Monday through Friday, and 8:00 a.m. to 10:00 p.m. on Saturdays, and 8:00 a.m. to 8:00 p.m. on Sundays and Holidays.
- 18. Insurance. Dealer shall procure and maintein, at its solo cost and expense, for the Term of like Agreement, insurance policies as follows: (a) Worker's Compensation and Occupational Disease insurance, including Employers' Liability Insurance in compliance with Illinois state laws; (b) Comprehensive General Liability Insurance covering bodily injury, including death and property demage and endorsed to include contractual liability, premises and operations, products/completed operations with a combined single limit of not less than \$1,000,000.00; and (o) Insurance for Supplier's property in Dealer's care, custody and control, with limits of not less than fair market value. Dealer's insurance shall be andorsed to include Supplier and Franchisor as an additional insured. Dealer shall provide Supplier with a contribute of



insurance which shall provide that Supplier be given at least thirty (30) days written notice prior to cancellation or any material change in the required coverages.

- 18. Indemnity. Dealer shall protect, indemnity and hold harmless Supplier from any and all losses, damages, claims, suits, and costs including, (without limitation) reasonable attorney's fees which directly or indirectly arise out of or are in any way connected with any injury to any person(s) or loss or damage to any property (including the person or property of Dealer or Dealer's employees) caused by or resulting in any manner from the conduct or operation of Dealer's business or from the use or condition of the equipment or premises used by Dealer for the alorage, handling and/or dispensing of petroleum products, including, but not limited to, underground storage tank or line leaks resulting in groundwater and/or acil contamination or from a violation or threatened violation of any federal, state, county or local environmental law, statute, ordinance, order, award, rule or regulation.
- 20. Representation. Dealer represents that he has no contractual obligation to purchase fuel for the Location from any party other than Supplier. Dealer further agrees to indemnify and harmless Supplier from any and all losses, damages, claims, suits, and costs including, (without limitation) responsible attorney's fees which directly or indirectly arise out of or are in any way connected with claims made other parties in connection with purported contractual obligations of Dealer at the Location.
- 21. Right of that Refusal. In the event Dealer desires to sell, lease or otherwise transfer the Location or the business located at the Location (alther by transfer of all or a portion of stock ownership in Dealer or otherwise) (an "interest"), and obtains from a proposed purchaser a bone fide offer to purchase an interest (the "Offer"), it shall first give written notice thereof to Supplier (the "Dealer's notice"). The Transfer Notice shall be delivered to Supplier not less than five (5) days following Dealer's receipt of the Offer, shall describe the Interest to be transferred, the date of the schedulad closing of the proposed transfer, the name and access of the proposed transferes, and the price, terms and conditions of the proposed transfer, and shall have attached to "a copy of the Offer in written form. Within fifteen (15) days after receipt of the Transfer Notice, Supplier shall have the dollar or elect to purchase the interest at the same price and on the same terms and conditions as the proposed Transfer by giving Dealer written notice thereof; provided, however, the closing of any such purchase shall be contingent on the outcome of application and the entrempt of the proposed transfer its interest to the across the paragraph, then Dealer shall have the right for a period of sixty (60) days for owing the date the right of Supplier to acquire the Interest terminated to sell or transfer the interest to the same proposed transferse named in the Transfer Notice at the same price and on the same terms and conditions set forth in the Sale I (of a. If Dealer falls to close the sale or transfer within such exity (60) days period, the Interest shall egain be subject to additions set forth in this paragraph.
- Sale of Underlying Business. Notwithstanding the val's by Dealer of the business underlying this Agreement, the terms of this Agreement shall remain in place until expiration of the full in Term.
- 23. Indebtedness. Dealer agrees that a material inducement ic. Supplier to enter into this Agreement with Dealer is that the term of this Agreement is for the entire initial Term and any extensions thereto. During this initial Term, Dealer shall sell a minimum of One Million Five Hundred Thousand (1,500,000) gallous of pascline and/or diesel fuel per year (the "Minimum Gallons"). In the event that the Dealer falls to purchase the Minimum Callons from Supplier during any year of the term of this Agreement Including any extensions thereto, then Dealer agrees to raw of Supplier, as liquidated damages and not as a penalty, the sum of \$0.01 per gallon for every gallon by which the Minimum Jellons exceed the actual gallons purchased by Dealer from Supplier for any given year of the term of this Agreement, and any extensions thereto (the "Indebtedness"). The Supplier's pricing and payment of rebates, if any; extensions of oredit, if any; and other financial incentives provided by Supplier to Dealer, if any pursuent to this Agreement are premised upon the Dealer's national model incentives provided by Supplier to Dealer, if any pursuent to this Agreement are premised upon the Dealer's nationaries of this Agreement and shall be considered a security agreement for the full ten (10) year term and any extensions the etc. The parties further agree the initial backer terminates the Agreement as a penaltic ten (10) year term or any extensions thereto, then all amounts due pursuant to this paragraph shall become immediately due and owing by Dealer to Supplier as of the date that Dealer cesses to purchase its fuel requirements from the Supplier for sale at the Location and Dealer shall be deemed to have purchased none of the Minimum Gallons (or the remaining term of this Agreement.
- 24. Covenant of Continued Ownership. The Dealer agrees that any change in the ownership of the Location, or the sail of the Dealer's business, or any liquidation of substantially sit of the Dealer's assets, shall be deemed a default of his Agreement, and shall allow Supplier the immediate right to full payment of all amounts due Supplier including the amounts of indebtedness as described herein.
- 25. Supplier's Right to Record A Memorandum of The Supply Agreement. It is expressly understood and agreed that the Supplier shall have the right to record with the county recorder's office, a memorandum of this Agreement and any addendums thereto, if any, without notice to the Desier and without any prior approval of Desier.
- 28. <u>Further Assurances</u>. Each party shall execute, acknowledge and deliver to the other party such instruments and take such other actions, in addition to the instruments and actions specifically provided for herein at any time and from time to time after execution of this Agreement as such other party may reasonably request in order to affectuate the provisions of this, or to confirm or particular any right to be created or transferred hereunder or pursuant to this Agreement.
- 27. Notice. Each payment, request or notice required or permitted to be given hereunder shall be deemed properly given and served upon the earlier to occur of actual receipt or three (3) days following deposit, postage prepaid, Registered or Certified, return receipt requested, in the United States mail or, in lieu of such mailing, any such demands, requests or



notices may be personally served upon Dealer or Supplier, and if to Dealer, addressed to the Location, and if to Supplier, addressed to 3340 SOUTH HARLEM AVENUE, RIVERSIDE, ILLINOIS 60546.

- 28. Waiver. Time is of the essence hereof. The waiver of any breach shall not be deemed to be a waiver of any other or subsequent breach of any of the same or any other provision hereof.
- 29. <u>Tamination and Neuronawal</u>. This Agreement is subject to and governed by the Petrolaum Marketing Practices Act, 15 U.S.O. Section 2801, et. seq. ("Act"), which is made a part of the Agreement for the purpose of setting forth the grounds on which it may be terminated or nonrenawed by Supplier. Supplier's right to terminate or not renew under the Act shall be in addition to any and all other rights and remedies otherwise available to it.
- 30. <u>Governmental Laws and Requirtions</u>. This Agreement may be modified or superseded by any and all governmental laws and regulations anacted subsequent hereto, pertaining to energy allocation and conservation. However, hardships and forfeitures shall not be enforced between the parties as a result.
- 31. Remades. Either party will be entitled to enforce its rights under this Agreement epocifically, to recover demages by reason of any breach of any provision of this Agreement and to exercise all other rights existing in its favor. The parties here, as reclaim acknowledge that money demages may not be an adequate remedy for any breach of the provisions of this Agreement and that either party may, in its sole discretion, apply to any court of law or equity of competent jurisdiction for space party manded in injunctive rollef (without the necessity of posting bond) in order to enforce or prevent any violations of the provisions of this Agreement. Without limiting the generality of the foregoing, in the event of a default by either party h, feu ider the other party, at its option, may (s) terminate this Agreement; (b) suspend deliverice of Product to the Location; (c) respend payment of sums otherwise due to Dealer under the Agreement; and/or (d) enter the Location and remove all Product or which payment has not been tendered, signage and image identification at the Location.
- 32. Attorneys' Fees and Covis. Dealer shall pay all of Supplier's costs, charges and expenses, including court costs and attorneys' fees, incurred in enforcing Dealer's obligations under this Agreement or incurred in any claim or litigation in which Dealer causes Supplier, without Supplier's fault, to become involved or concerned.
- 33. Assignment. This Agreement shall not on a bigned by Desier or by operation of law (and any attempt to do so shall be void) without Supplier's prior written co, sent which shall not be unreasonably withheld. Except as limited by the preceding sentence, this Agreement shall be bind up upon and shall inute to the benefit of the parties, their representatives, successors and assigns.
- 34. Relationship. The relationship between Supplier e.m. Dealer is that of independent contractors. Neither party hereto, its agents or employees, shall, under any circumstances, be downed partners, employees, agents or representatives of the other. Neither party shall have the right to enter into any contract or commitment in the name of the other party, or to otherwise bind the other party.
- 35. Other Agreements. Supplier and Dealer may have agreements eleted to other locations that are owned or otherwise controlled by Dealer. Any default under any such other agreement. The be considered a default under this Agreement.
- 38. <u>Governing Law.</u> Except to the extent governed by applicable federal (xw, tris Agreement shall be interpreted, construed and governed by the laws of the State of Illinois without regard to any confile; of law provisions,
- 37. <u>Complete Agreement</u>. This Agreement: (a) contains all the understandings and it presentations between the parties relating to the matters referred to herein; (b) supersades any and all arrangements are lovely entered into between them with respect thereto; and (c) may be amended or modified only by a written suppliant of duly executed by each of the parties.

38. Enforcement.

- a) The respective rights and remedies of each party are cumulative, and no exercise or enforcement by either party of any right or remedy hereunder shall preclude the exercise or enforcement by such party of any right or remedy hereunder or which such party is entitled by law to enforce.
- b) Each party only in writing may waive any obligation of or restriction upon the other under this Agreement. No failure, refusal, neglect, delay, waiver, forbearance or omission of either party hereto to exercise any right or der this Agreement or to insist upon full compliance by the other with its obligations hereunder, shall constitute a waiv at of any provision of this Agreement.

39. Construction

- a) The headings appearing at the beginning of each paragraph of this Agreement are for convenience only and shall not be desired to define, limit or construe the contents of any such paragraph.
- Each provision of this Agreement shall be severable. If, for any reason, any provision herein is finally determined to be invalid and contrary to, or in conflict with, any existing or future law or regulation by a court or agency having valid jurisdiction, such determination shall not impair the operation or affect the remaining provisions of this Agreement, and such remaining provisions will continue to be given full force and effect and bind the parties. Each invalid provision shall be deemed not to be a part of this Agreement.
- c) if any applicable statute, rule or regulation contains any requirement that is contrary to or conflicts with any provision of this Agreement, such requirement will be substituted for such provision to the minimum extent necessary to validate such provision.

Initial Initial

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UNOFFICIAL COPY

| NWITNESS WHEREOF, the parties have executed this A SUPPLIER: | DEALER: |
|--|---|
| WORLD FUEL SERVICES, INC. 6/b/s TEXOR PETROLEUM | MOUNT PROSPECT OIL INC. |
| By Sylvanian State of the State | By: President |
| Its: | Ito: FVESTOCIET |
| 90- | 133 By Hay La offen wed ILL 60/02 Horne Address |
| | 723. 520. 3566 |
| Ox | Soc. Sec. # |
| | • |
| 4 | ABDUL RAHMAN, Individually 133 Byithey do offerward the 60/02 Home Address 23. 520. 3.566 Home Talenhone Soc. Sec. # |
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