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Doc#: 1210934035 Fee: \$50.00 Eugene "Gene" Moore RHSP Fee: \$10.00 Cook County Recorder of Deeds Date: 04/18/2012 09:59 AM Pg: 1 of 7

This Instrument Was Prepared By And after recording, return to:

Michael Sanchez Shannon, Martin, Finkelstein & Alvarado, P.C. 1001 McKinney St. Suite 1100 Houston, Texas 77002

THAT MISST 10 SI HO

ACCESS AGREEMENT

This Access / greement ("Agreement"), dated as of the 23rd day of March, 2012 ("Effective Date"), is by and between Equilon Enterprises LLC, a Delaware limited liability company d/b/a Shell Oil Products US ("Seller"), with offices located at 700 Milam Street, Office, 2069A, Houston, Texas 77002 and RIK Ventures LLC, a Delaware limited liability company ("Buyer") with offices located at P.C. Pox 347, 4080 W. Jonathan Moore Pike, Columbus, Indiana, 47201.

RECITALS

WHEREAS, Seller and Buyer are parties to that certain Asset Purchase and Sale Agreement dated as of the 6th day of January, 2010, as amended by (i) Amendment No. 1 to the Asset Purchase and Sale Agreement by and between SOPUS and RDK and (ii) Amendment No. 2 to the Asset Purchase and Sale Agreement by and between Seller and Buyer (the "Purchase Agreement"), pursuant to which Seller has agreed to ransfer to Buyer and Buyer has agreed to accept from Seller, all of Seller's right, title and interest in and to the Assets, including without limitation the Purchased Premises described on Exhibit A hereto (the "Premises"); and

WHEREAS, in accordance with the Purchase Agreement, Seller may require access to the Premises in connection with certain post-closing activities contemplated or required by the terms of the Purchase Agreement;

WHEREAS, Seller and Buyer executed an Access Agreement, dated as of January 6, 2010, recorded as Instrument No. 1001526308 in the Office of the Recorder of Cook County, Illinois (the "Original Access Agreement") which is being terminated by that certain Termination of Access Agreement of even date herewith by and between Seller and Buyer. This Agreement is executed to replace the Original Access Agreement.

NOW, THEREFORE, in exchange for the mutual promises and considerations stated herein and in the Purchase Agreement and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Seller and Buyer agree as follows:

Cost Center: # 137062 (Equilon)/ 6783 (RDK) Address: 2160 South Wolf Rd., Hillside, Illinois

ARTICLE 7. DEFINITIONS AND PROCEDURES

1.1 <u>Definitions and Procedures</u>. Unless defined in this Agreement or the context shall otherwise require, terms used and not defined herein shall have the meanings set forth in **Schedule A** hereto, and unless otherwise provided in this Agreement, all rules as to usage and procedural conventions set forth in **Schedule B** shall govern this Agreement.

ARTICLE 2. GRANT OF LICENSE

- Grant of License. (a) Buyer, as owner or tenant of the Premises, hereby grants, subject to the limitations of any leasehold agreement in respect of a Leased Premises, a nonexclusive rrevocable license from the date of this Agreement to Seller, its employees, authorized agents and contractors, to enter the Premises to perform any and all post Closing activities contemplated by Section 4.6 (UST System Matters), Section 9.7 (Future Conveyances/ Leases), Section 9.9 (Post Closing Arrangements Relating to Purchased Premises), Article 12 (Environmental Indemnification) and Article 13 (Cooperation and Performance of Environmental Remediation and Indemnification) of the Purchase Agreement, which activities include, but are not limited to, tank removal, closure or upgrade activities, remediation activities, and engineering or environmental studies, tests, surveys, appraisals or inspections.
- (b) This Agreement is intended and shall be construed only as a temporary license and is not intended to be a grant of an easement or any other interest in the Premises.

ARTICLE 3. COVENANTS

Assignment, Successor and Assigns. In the event Buyer's interest in the Premises is conveyed, transferred, leased or in any way assigned in whole or in part to any other person or entity, whether by contract, operation of law or otherwise, prior to the termination hereof, Buyer shall (a) obtain in writing and record a right to access for Seller, and its employees, authorized agents and contractors over such Premises with such right of access to be (i) in the same form as this Agreement, (ii) binding on any transferce and its successors or assigns, and (iii) recorded with, or the contents thereof contained in, the deed or lease transferring the Premises; and (b) make any such future conveyance of the Premises expressly subject to all of the terms and conditions of Section 9.7 (Future Conveyances/Leases) of the Purchase Agreement.

ARTICLE 4. TERMINATION

4.1 <u>Termination</u>. This Agreement shall automatically terminate, without any further action of either Seller or Buyer, upon the later to occur of (a) termination of Seller's rights and obligations under Section 4.6 of the Purchase Agreement (*UST System Matters*) or (b) termination of Seller's obligation, if any, to indemnify Buyer or perform Remediation pursuant to Article 12 (*Environmental Indemnification*) and/or Article 13 (*Cooperation and Performance of Environmental Remediation and Indemnification*) of the Purchase Agreement. Notwithstanding this Section 4.1, this Agreement shall immediately terminate in the event Buyer (x) no longer has the right to occupy the Premises under a lease or other similar estate in land creating an

interest in the real property constituting the Premises, or (y) sells, transfers or conveys the Premises to any Third Party.

ARTICLE 5. INDEMNIFICATION; LIMITATIONS

5.1 <u>Indemnification</u>. This Agreement is delivered pursuant to the Purchase Agreement and is subject to the provisions, including, without limitation, provisions relating to indemnification by Seller and by Buyer, and the limitations in respect of such indemnification set forth therein.

ARTICLE 6. MISCELLANEOUS

- 6.1 <u>Discute Resolution</u>. All disputes between Seller and Buyer arising out of, relating to, or in connected with this Agreement, including, without limitation, any Claim or question relating to this Agreement's negotiation, performance, non-performance, interpretation or termination or the relationship between Seller and Buyer contemplated or established by this Agreement, shall be referred to and finally resolved pursuant to the dispute resolution provisions of **Schedule B** of the Purchase Agreement. This Section 6.1 shall survive indefinitely.
- 6.2 <u>Notice.</u> Any notice, consent, request, report, demand, or other document required to be given to one Party by the other shall be in writing and be delivered to or mailed to the receiving Party at its address and in the manner set forth in the Purchase Agreement.
- 6.3 Environmental Investigation and Remediation. Buyer agrees that Seller is under no obligation to Buyer to remedy or respond to any Environmental Condition at the Premises for which Seller is not responsible under the Purchase Agreement. Seller and Buyer agree that no provision of this Agreement shall expand Seller's obligations to respond to Environmental Conditions not specifically identified in the Purchase Agreement and shall not be construed to be an admission of liability, wrongdoing or violation of any Law by Seller or Buyer or their predecessors, successors or permitted assigns.
- 6.4 <u>Governing Law.</u> This Agreement shall be construed in accordance with the internal laws of the State of Illinois, excluding any conflict of law principles that would direct application of the laws of another jurisdiction.
- 6.5 <u>Waiver</u>. No waiver by any party of any breach of the covenants and/or agreements set forth herein, or any rights or remedies provided hereunder and no course of dealing shall be deemed a continuing waiver of the same or any other breach, right or remedy, unless such waiver is in writing and is signed by the party sought to be bound. The failure of a party to exercise any right or remedy shall not be deemed a waiver of such right or remedy in the future.

6.6 <u>Collective Transaction</u>. Seller and Buyer acknowledge that this Agreement has been entered into and Seller and Buyer have agreed to perform post-Closing obligations under the Purchase Agreement in connection with, and in reliance on, the other Party's execution of and agreement to perform under each of this Agreement, the Purchase Agreement and the Branding Agreement, which, in the case of the Branding Agreement, runs with and burdens the Purchased Premises.

[SIGNATURES APPEAR ON THE FOLLOWING PAGE]

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IN WITNESS WHEREOF, the Parties have executed this Agreement to be effective as of the Effective Date.

"SELLER"

EQUILON ENTERPRISES LLC d/b/a Shell Oil Products US

Name: Scott David

Title: Portfolio Manager

State of Texas

County of Harris

Stopporty Ox Cook City The foregoing instrument was acknowledged before me this o day of March, 2012, by Scott David, who is the Portfolio Manager of Equipm Enterprises LLC, a Delaware limited liability company d/b/a Shell Oil Products US, on behalf of the limited liability company.

NOTARY PUB

Witness my hand and official seal.

[Notary Sea

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"BUYER"

RDK VENTURES LLC

By: Mac's Convenience Stores LLC, its Manager

Bruce Landini, Vice President Operations, Midwest Region

State of Indiana

County of Bartholomew

The foregoing instrument was acknowledged before me this <u>22</u> day of March, 2012, by Bruce Landini, who is the Vice President Operations, Midwest Region of Mac's Convenience Stores LLC, a Delaware limited liability company, the Manager of RDK Ventures LLC, a Delaware limited liability company, on behalf of tre limited liability company.

Witness my hand and official seal.

SHARON L. MORROW Notary Public- Seal lotary S**eigh of Indiana**

Parcel Identification No.: 15-19-401-008-0000 (Recording Legend)

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Exhibit A

CC#137062 / RDK# 6783

STREET ADDRESS: 2160 SOUTH WOLF RD

CITY: HILLSIDE

COUNTY: COOK

TAX NUMBER

LEGAL DESCIPTION:

THE EAST 220 FEET OF THE SOUTH 200 FEET OF THE EAST 350 FEET OF THE EAST 1/2 OF THE SOUTHEAST 1/4 OF SECTION 19, TOWNSHIP 39 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS, EXCEPT THAT PORTION THEREOF LYING SOUTH OF A LINE DESCRIBED AS FOLLOWS::

BEGINNING AT A POINT IN THE WEST LINE OF AFORESAID EAST 350 FEET, 43.71 FEET NORTH OF THE SOUTH LINE OF AFORESAID SOUTHEAST 1/4; THENCE EAST IN A STRAIGHT LINE A DISTANCE OF 230 FEET TO A POINT OF CURVATURE, SAID POINT BEING 43.36 FEET NORTH OF (MEASURED AT RIGHT ANGLES) THE SOUTH LINE OF SAID SECTION 19; THENCE NORTHEASTERLY ALONG A CURVE CONCAVE TO THE MORTHWEST, HAVING A RADIUS OF 70 FEET, A DISTANCE OF 109.96 FEET TO A POINT PHENCE EAST A DISTANCE OF 50 FEET TO A POINT IN THE EAST LINE OF SAID SECTION 19; SAID POINT BEING 113.20 FEET NORTH OF THE SOUTHEAST CORNER OF SAID SECTION 19, TOWNSF P 39 NORTH, RANGE 12 EAST OF Clart's Offica THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLIPOTS

Tax Parcel ID# 15-19-401-008-0000