## **RECESSION-PROOF RETAILER**



330 SOCIAL STREET WOONSOCKET, RI

**Offering Memorandum** 





## 330 Social Street | Woonsocket, RI

### PROPERTY SUMMARY

TENANT	Aaron's, Inc.
PRICE	\$1,115,000
CAP	6.75%
NOI	\$75,240
RENT/SF	\$10.03
BUILDING SIZE (SF)	7,500
PARCEL SIZE (ACRES)	1.16
YEAR OPENED	2008



DEMOGRAPHICS	
1-MILE POPULATION	23,767
1-MILE AHI	\$51,353
3-MILE POPULATION	63,472
3-MILE AHI	\$68,060
5-MILE POPULATION	95,528
5-MILE AHI	\$82,950



\*Actual Location Photos



- ٠ Expressway (Traffic Count: 22,100 VPD), which leads to Providence's CBD (15 miles south).
- . a 3-mile radius.
- . significant economic driver in the region.
- ٠ Providence, Boston and Worcester for work, education, and leisure activities.



Well-positioned on Social Street (Traffic Count: 13,900 VPD) in Downtown Woonsocket just 3 miles north of the N Smithfield

Strategically located within the city's dominant retail corridor proximate to national retailers such as CVS, Dunkin' Donuts, Rite Aid, Santander Bank, Family Dollar, Rite Aid, Bank of America, Subway, Burger King, Citizens Bank and Walgreens among others. In all, there is 4.3 MSF of retail, 2.9 MSF of office, 5.4 MSF of industrial space and 4.852 multifamily units within

This site is less than 3 miles northwest of the CVS Health Corporate Office, which is the area's largest employer and a

As the sixth largest city in the state, Woonsocket, Rhode Island is a vibrant, urban community that offers the right blend of exciting city life and cozy small town comfort. Its location in Southern New England provides residents with easy access to

## **Tenant Overview**



Aaron's, Inc., (NYSE: AAN, Dun & Bradstreet Credit Rating: 11AA - highest credit rating), which was established in 1955, is a leading omnichannel provider of lease-purchase solutions. The Atlanta, GA-based company engages in the sales and lease ownership and specialty retailing of furniture, consumer electronics, home appliances and accessories through its 1,689 company-owned and franchised stores in 47 states and Canada as well as its e-commerce platform, Progressive Leasing. Aaron's offers its products to consumers primarily on a month-to-month, lease-to-own basis with no credit needed. Its stores carry well-known brands such as Samsung, Frigidaire, Hewlett-Packard, LG, Whirlpool, Simmons, Philips, Ashley and Magnavox.

The retailer's prototypical store is approximately 6,100 SF and boasts sales of \$318 PSF. Aaron's produced TTM 3/31/2019 sales of \$3.9 billion, EBITDA of \$593 million, and net income of \$200 million. Additionally, the company boasts a net worth of \$1.8 billion.

COMPANY OVERVIEW		FINANCIAL HIGHLIGHTS	
DUN & BRADSTREET CREDIT RATING	11 \ \	SALES	\$3.9 Billion
	TIAA	EBITDA	\$593 Million
NUMBER OF LOCATIONS	1,689	NET INCOME	\$200 Million
HEADQUARTERS	Atlanta, GA	CASH & CASH EQUIVALENTS	\$124 Million
TICKER SYMBOL	NYSE: AAN	TOTAL ASSETS	\$369 Million



## Lease Summary

TENANT	Aaron's, Inc
INITIAL LEASE TERM:	10 Years
LEASE COMMENCEMENT:	7/27/2017
LEASE EXPIRATION:	7/27/2027
TERM REMAINING:	8 Years
LEASE TYPE:	NNN
INITIAL TERM RENT:	\$1,177,027 (Total of 16 Pro
RENT ESCALATIONS:	Flat During Initial Term
REMAINING OPTIONS:	Three 5-year Options
OPTION RENT INCREASES:	15% in Each Option
TAXES:	Landlord shall pay when against the Demised Pren (100%) of the net amoun against the Demised Pren
INSURANCE:	Landlord shall insure the I casualties insurable under insurance shall be in an ar depreciation, of the Demis <b>share (100%) of Landlord'</b> Tenant shall keep in forc property damage, with re the Demised Premises, ir (combined single limit boo
REPAIRS & MAINTENANCE:	Tenant shall at all times of and repair (including rep foundation, exterior walls the Demised Premises, in ventilating, and air condi fire sprinkler system, if an portion or part of the interi and repair.



perties)

due all real estate taxes and assessments levied and assessed mises. Tenant shall reimburse Landlord for its proportionate share nt of all real estate taxes and assessments levied and assessed mises.

Demised Premises against damage or destruction by fire and other er a "superior form", "all risk" extended coverage endorsement. Such mount equal to not less than 100% of the replacement cost, without sed Premises. Tenant shall reimburse Landlord for its proportionate 's insurance cost.

ce a policy of comprehensive public liability insurance, including respect to the Building and the business operate by Tenant on n which the limits of coverage shall not be less than \$1,000,000 dily injury and property damage).

during the term of this Lease, at its sole expense, keep, maintain placements, if necessary) the Demised Premises (including roof, , floors, driveways, parking areas, sidewalks, utility lines serving nprovements and replacements of each of the foregoing, heating, itioning systems, plumbing and electrical systems, downspouts, ny, and any and all other repairs or maintenance necessary for any ior or the exterior of the Demised Premises) in good order, condition

### **Disclaimers and Confidentiality**

#### **Affiliated Business Disclosure**

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Your receipt of this Memorandum constitutes your acknowledgement that (i) it is a confidential Memorandum solely for your limited use and benefit in determining whether you desire to express further interest in the acquisition of the Property, (ii) you will hold it in the strictest confidence, (iii) you will not disclose it or its contents to any third party without the prior written authorization of the owner of the Property ("Owner"), and (iv) you will not use any part of this Memorandum in any manner detrimental to the Owner or CBRE, Inc.

If after reviewing this Memorandum, you have no further interest in purchasing the Property, kindly return it to CBRE, Inc.

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