



OFFERING MEMORANDUM

DOLLAR GENERAL

SHADY DALE, GA

Marcus & Millichap

OFFERING SUMMARY

DOLLAR GENERAL

TBD Hwy 142, Shady Dale, GA 31085

PRICE	\$1,439,000
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CAP RATE	6.65%
NOI	\$95,640
RENTABLE SQ FT.	9,100
PRICE/SF	\$158
YEAR BUILT	2020
LOT SIZE	2.30 Acres
LEASE GUARANTOR	Corporate
LEASE TYPE	NNN
ROOF & STRUCTURE	Tenant
LEASE TERM	15 Years

RENT COMMENCEMENT DATE			Aug-20
LEASE EXPIRATION DATE			Aug-35
TERM REMAINING ON LEASE			15 Years
INCREASES	10	% Increase E	Each Option
OPTIONS		Four, 5-Ye	ear Options
BASE RENT	Years 1-15		\$95,640
OPTION RENT	Years 16-20 Years 21-25 Years 26-30 Years 31-35	(Option 2) (Option 3)	\$105,204 \$115,724 \$127,297 \$140,027
TENANT RESPONSIBILITIES	Taxes,	Insurance, C	AM, Roof & Structure
LANDLORD RESPONSIBILITIE	S 100% No L	andlord Res	oonsibilities



INVESTMENT HIGHLIGHTS

NEW CONSTRUCTION STORE

- Brand New 9,100 SF Build to Suit Dollar General in Shady Dale, GA.
- This store is currently under construction and scheduled for delivery in July 2020.

CLOSE PROXIMITY TO ATLANTA

- Shady Dale is well located within Jasper County and is approximately 1 hour SE of Atlanta
- With an overall population of 6.1 million throughout the 28-county metro area, Atlanta is the ninth largest MSA in the U.S. and is projected to be the 6th most populated metro area by 2020
- Atlanta is the capital and serves as the cultural and economic center of the State of Georgia
- Shady Deal is well known for an annual professional rodeo the first weekend in June each year since 1983, which draws champion cowboys and cowgirls from all over the U.S.

SUPERIOR TRAFFIC LOCATION

- This store is well located on Eatonton Highway (State Hwy 142) with 1,250 VPD which connects Shady Dale to Atlanta
- The subject property sits at a pin corner of a lighted intersection of 3 roads including GA Hwy 142 (1,250 VPD) in the center of town with no competition
- The 5-Mile average household income is \$65,740 which is superior to most Dollar General locations

LONG TERM CORPORATE ABSOLUTE NNN LEASE

- Brand new, 15-year corporate guaranteed lease with Dollar General
- Tenant is 100% responsible for all expenses, which include taxes, CAM, insurance, roof and structure
- 10% rent increases in each of the four, 5-year option periods

INVESTMENT GRADE TENANT

- Dollar General is a publicly traded (NYSE: DG) Fortune 500 Company and is BBB investment grade rated.
- There are currently over 15,839 locations in 45 states and 975 new locations expected to be opened this year.
- Dollar General has been in business for over 80 years and has a current net worth of over \$6B.



TENANT SUMMARY





BBBS&P CREDIT RANKING



PUBLICLY
TRADED COMPANY



\$6+B NET WORTH



80YEARS
IN BUSINESS



16,000+ STORES IN 44 STATES



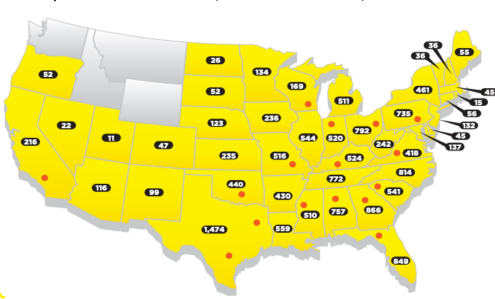
NEW STORES BY YEAR END



INVESTMENT GRADE

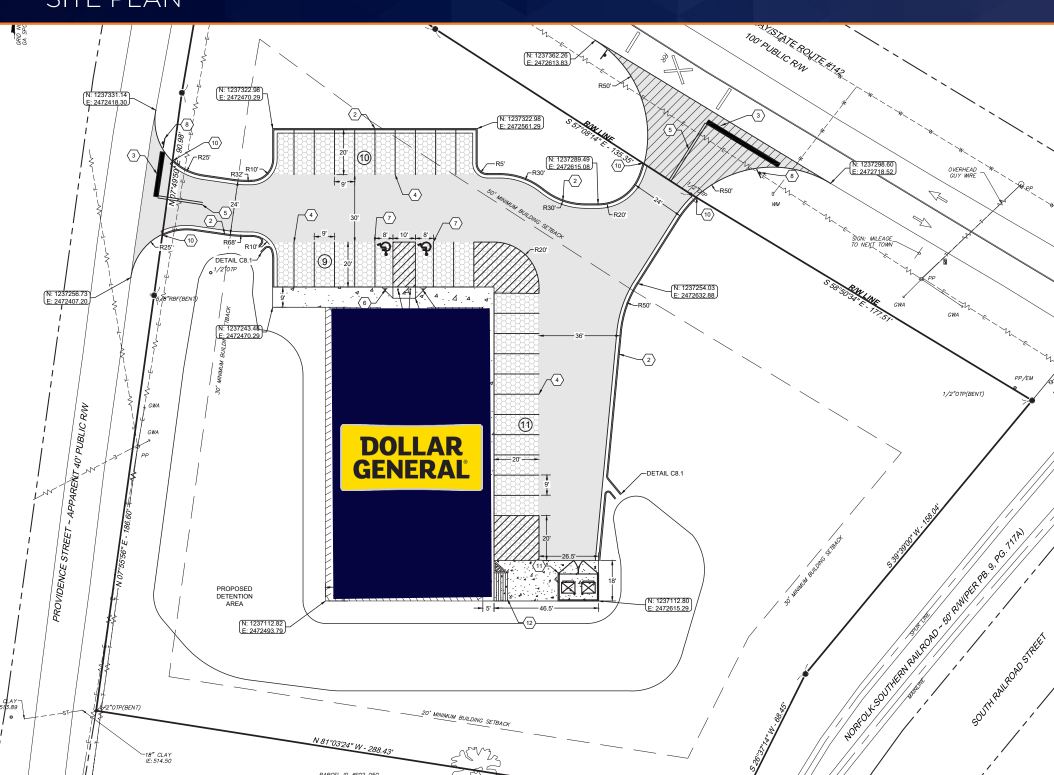
IN 44 STATES











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Marcus & Millichap

TAYLOR MCMINN RETAIL GROUP

Dated:

Don McMinn Marcus & Millichap 1100 Abernathy Road, NE, Suite 600 Atlanta, GA 30328

Fax: (815) 550-1286 don.mcminn@marcusmillichap.com

Purchaser's Initials _____ Seller's Initials _____

Phone: (678) 808-2762

Re: TBD Highway 142, Shady Dale, GA, 31085 (Dollar General)

Dear:

Please accept this offer to purchase the above referenced Property. This letter expresses Purchaser's interest in purchasing the Property under the following terms and conditions:

25,000 earnest money deposit due within forty-eight (48) hours of the Effective Date of the Contract with an additional \$25,000 deposited at the expiration of the Inspection Period (\$50,000 Total). The Earnest Money shall become non-refundable barring any other listed contingencies at the expiration of the Inspection Period.
21 Calendar Days from the Effective Date, which shall mean the date on which the latter of the parties executes a Contract. All available Due Diligence Documents ("Documents") will be forwarded immediately upon the Effective Date of the Contract.

Financing Period (Please Check One)	☐ All Cash (No Financing Period)
	☐ Financing: Purchaser shall have ten (10) days from the Effective Date of the Contract to apply for and obtain a financing commitment. In addition, Purchaser shall have 30 days from the effective date of the contract to complete loan processing. Purchaser shall use its best efforts to secure and obtain a new first mortgage loan in the amount of \$ on terms which are acceptable to Purchaser.
Closing Date (Please Check One)	☐ New Property: Within 10 Calendar Days after rent commencement and receipt of tenant estoppel.
	☐ Existing Property Within 10 Calendar Days after the expiration of the Inspection Period (or Financing Period if applicable).
Closing Costs	Seller shall pay for the transfer tax. Buyer shall pay for Title. Purchaser and Seller shall each bear its own attorneys expenses. All other Closing Costs shall be split 50-50 between Buyer and Seller.
Property Condition	Property is being sold "AS IS" with Seller making representations or warranties concerning the property.
Contract within 10 days:	Within Ten (10) Calendar Days of the Effective Date of this Letter of Intent, Purchaser and Seller shall enter into a binding Contract (the "Contract"). Seller will Draft the Contract and Failure to reach an agreement will allow the Seller to consider this agreement void and accept offers from other parties.
Broker Commission	Purchaser acknowledges that Purchaser has employed, ("Purchaser's Brokers") to represent them in this transaction. Any commissions due the Purchaser's broker (if applicable) shall be paid by the Seller directly.
1031 Exchange	Purchaser □ is / □ is not (check one) completing an IRS 1031 Tax Deferred Exchange, to which the Seller agrees to cooperate providing there is no cost or expense to Seller. Purchaser has \$ in an exchange account from a transaction which closed escrow on Purchaser will provide Seller, upon request, proof of such funds.
Confidentiality	Purchaser and Purchaser's agents and representatives hereby covenant with Seller that Purchaser and Purchaser's agents and representatives shall not, without the prior written consent of Seller (which consent may be withheld in Seller's sole and absolute discretion), disclose to any other person (other than Purchaser's

Purchaser's Initials _____ Seller's Initials _____

accountants and attorneys) or entity by any means whatsoever: (i) any information pertaining to the Documents; (ii) any information pertaining to the Contract; or (iii) any information or documentation (written or oral) provided by Seller or Seller's agents and representatives concerning Seller, Seller's business, Tenant, Tenant's business or the Property.

This Letter of Intent is contingent upon the prospective Purchaser's willingness to execute Seller's standard Purchase Agreement as well as review and approval of the details of the transaction proposed above by the appropriate principal parties of the Seller.

It is understood and agreed that the foregoing constitutes a *Letter of Intent* setting forth the major business points from our discussions. It is further understood that neither party intends to create any contractual rights or obligations as a result of entering into this *Letter of Intent*. No binding agreement or rights or obligations shall arise as the result of executing this letter or with respect to the proposed transactions, unless and until we execute definitive documentation incorporating the above provisions and other appropriate terms.

If the foregoing accurately reflects our discussions, please acknowledge same by returning a signed copy of this letter. Execution of this Letter of Intent by the undersigned agent in no way binds or obligates the Seller or any of its principals.

Agreed and Accepted Purchaser	Agreed and Accepted Seller
By:	Ву:
Printed:	Printed:
Dated:	Dated:

Purchaser's Initials Seller's Initials
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