

# ARKO Reports Record Revenues and Profitability in 2021

Declares Quarterly Dividend and Stock Repurchase Program

Net Income of \$12.9 million for Fourth Quarter and \$59.4 million for Full Year 2021

Adjusted EBITDA, Net of Incremental Bonuses, Increases 43.8% to \$58.4 million for Fourth Quarter and 39.9% to \$256.6 million for Full Year 2021

RICHMOND, Va., Feb. 23, 2022 (GLOBE NEWSWIRE) -- ARKO Corp. (Nasdaq: ARKO) ("ARKO" or the "Company"), one of the largest convenience store operators and fuel wholesalers in the United States, today announced financial results for the fourth quarter and full year ended December 31, 2021.

# Fourth Quarter and Full Year 2021 Key Highlights\*

- Acquired 36 Handy Mart company-operated convenience stores and gas stations in North Carolina; Continued growth with 1,406 convenience stores in unique community of brands and 1,628 wholesale sites
- Operating income was \$28.4 million for the quarter, an increase of 234.7% compared to \$8.5 million for the prior year period, and \$142.1 million for the year, an increase of 76.9% compared to \$80.3 million for the prior year
- Net income for the quarter was \$12.9 million, compared to a loss of \$6.2 million for the prior year period, and net income for the year was \$59.4 million, compared to net income of \$30.6 million for the prior year
- Adjusted EBITDA, net of incremental bonuses, increased 43.8% to \$58.4 million for the guarter and 39.9% to \$256.6 million for the year
- Same store merchandise sales excluding cigarettes increased 4.9% for the quarter and 4.8% for the year compared to the prior year period and increased 10.4% on a two-year stack basis for the quarter. Merchandise margin increase of 290 basis points to 30.0% for the fourth quarter and 210 basis points for the full year
- Retail fuel margin cents per gallon increased 14.3% to 33.5 cents per gallon for the fourth quarter, and increased 5.6% to 33.7 cents per gallon for the full year
- Merchandise revenue of \$1.6 billion for full year 2021, increased \$122.1 million compared to 2020

"We're very happy to have ended our first full year as a public company by reporting record net income and record adjusted EBITDA, net of incremental bonuses, of \$256.6 million and operating income of \$142.1 million, as our dual convenience and wholesale model delivered excellent results," said Arie Kotler, Chairman, President and Chief Executive Officer of ARKO. "Our in-store initiatives, merchandising strategy, scale at wholesale, and M&A capabilities are working together as an engine for growth in this environment. The rapid integration of Empire exceeded our expectations, with notable cost synergies and incremental growth, showing once again we are capable of dealmaking at any scale. We are

focused on disciplined capital allocation, positioning us well to return money to our dedicated investors, enhance stores through multiple initiatives, and pursue strategic acquisitions. We're prepared for an environment of increasing price sensitivity, and because of the exceptional efforts of our over 11,000 team members I have confidence that we can continue to exceed our customers' expectations, deliver strong growth, and create attractive stockholder value over the long-term."

\* Same store merchandise sales increase on a two-year stack basis is the same store merchandise sales increase in the current year added to the same store merchandise sales increase in the prior year period. This measure may be helpful to improve the understanding of trends in periods that are affected by variations in prior year growth rates. See also *Use of Non-GAAP Measures* below.

# Fourth Quarter and Full Year 2021 Segment Highlights

#### Retail

	For the Three Months Ended December 31,					For tl Ended De		
		2021		2020		2021		2020
	(in thousands)							
Fuel gallons sold		267,403		249,842		1,038,561		937,095
Same store fuel gallons sold decrease (%) <sup>1</sup>		(0.2%	)	(15.8%)		(1.3%)		(16.5%)
Fuel margin, cents per gallon <sup>2</sup>		33.5		29.3		33.7		31.9
Merchandise revenue	\$	396,106	\$	375,301	\$	1,616,404	\$	1,494,342
Same store merchandise sales increase (%) <sup>1</sup> Same store merchandise sales excluding cigarettes		0.2%		3.3%		1.6%		3.5%
increase (%) <sup>1</sup>		4.9%		5.5%		4.8%		4.6%
Merchandise contribution <sup>3</sup>	\$	118,851	\$	101,793	\$	472,910	\$	406,310
Merchandise margin <sup>4</sup>		30.0%		27.1%		29.3%		27.2%

<sup>&</sup>lt;sup>1</sup> Same store is a common metric used in the convenience store industry. We consider a store a same store beginning in the first quarter in which the store had a full quarter of activity in the prior year. Refer to *Use of Non-GAAP Measures* below for discussion of this measure.

For the fourth quarter and full year, retail fuel profitability (excluding intercompany charges by our wholesale fuel distribution subsidiary, GPM Petroleum LP ("GPMP")) increased approximately \$16.6 million and \$50.8 million, respectively, compared to the prior year. Strong fuel margin capture of 33.5 cents per gallon increased 14.3% for the fourth quarter and increased 5.6% to 33.7 cents per gallon for the full year. There was an increase in same store fuel profit of \$7.5 million for the quarter, but a decrease of \$0.8 million for the year (excluding intercompany charges by GPMP).

Same store merchandise sales excluding cigarettes increased 4.9% for the quarter and 4.8% for the year and increased 10.4% on a two-year stack basis for the quarter. Total

<sup>&</sup>lt;sup>2</sup> Calculated as fuel revenue less fuel costs divided by fuel gallons sold; excludes the estimated fixed margin paid to GPMP for the cost of fuel.

<sup>&</sup>lt;sup>3</sup> Calculated as merchandise revenue less merchandise costs.

<sup>&</sup>lt;sup>4</sup> Calculated as merchandise contribution divided by merchandise revenue.

merchandise contribution increased \$17.1 million, or 16.8%, for the quarter, with merchandise margin increasing 290 basis points. For the year, total merchandise contribution increased \$66.6 million, or 16.4%. Merchandise margin increased approximately 210 basis points to 29.3% for the year as a result of changes in sales mix and improved purchasing economics.

#### Wholesale

	For the Three Months Ended December 31,		For the ` Ended Dece	
	2021	2020	2021	2020
_		(in thousa	ınds)	
Fuel gallons sold – fuel supply locations	200,794	185,463	814,628	210,085
Fuel gallons sold – consignment agent locations	40,546	40,614	163,391	57,224
Fuel margin, cents per gallon <sup>1</sup> – fuel supply locations	6.5	4.4	5.8	4.5
Fuel margin, cents per gallon <sup>1</sup> – consignment agent locations	27.2	20.7	25.4	21.9

<sup>&</sup>lt;sup>1</sup> Calculated as fuel revenue less fuel costs, divided by fuel gallons sold; excludes the estimated fixed margin paid to GPMP for the cost of fuel.

Wholesale fuel profitability (excluding intercompany charges by GPMP) increased approximately \$7.6 million for the quarter and approximately \$66.5 million for the full year, with the Empire acquisition accounting for substantially all of the growth. Fuel contribution from fuel supply locations grew by \$5.0 million for the quarter and \$37.4 million for the year due to an approximately 15-million-gallon increase in fuel volume for the quarter and approximately 605-million-gallon increase for the year, and increased fuel margin cents per gallon for these locations, which increased 2.1 cents for the quarter and 1.3 cents for the year.

Fuel contribution from consignment agent locations increased \$2.6 million for the quarter and \$29.1 million for the year. For the quarter, the increase was due to an increase of fuel margin of 6.5 cents per gallon, while volume was flat compared to the prior year period. For the year, the increase was due to increases both in volume of approximately 106 million gallons and fuel margin of 3.5 cents per gallon. Although volume sold through consignment locations aggregated 17% of the combined total wholesale volume, fuel margin dollars realized from these locations accounted for approximately 47% of the wholesale fuel margin dollar contribution for the year.

#### **Liquidity and Capital Expenditures**

As of December 31, 2021, the Company's total liquidity was approximately \$754 million, consisting of cash and cash equivalents and short-term investments of approximately \$310 million, and approximately \$444 million available under lines of credit. Outstanding debt was \$717.0 million, resulting in net debt excluding capital leases of approximately \$408 million. Capital expenditures were approximately \$73 million for the year ended December 31, 2021, representing capital expenditures of \$226.2 million, net of \$152.9 million of proceeds paid by Oak Street Real Estate Capital Net Lease Property Fund, LP ("Oak Street") for two transactions accounted for as sale-leasebacks and the purchase of certain fee properties, compared to \$44.6 million for the prior year.

## **Quarterly Dividend and Share Repurchase Program**

On February 21, 2022, the Company's board of directors declared a quarterly dividend of \$0.02 per share of common stock, to be paid on March 29, 2022, to stockholders of record as of March 15, 2022. The Company's board of directors also authorized a share repurchase program for up to an aggregate amount of \$50 million of our outstanding shares of common stock.

The Company's ability to return cash to our stockholders through our first-ever quarterly cash dividend program and new share repurchase program is consistent with our capital allocation framework and reflects the Company's confidence in the strength of our cash generation ability and strong financial position.

The share repurchase program does not have a stated expiration date, and repurchases, if any, may be effected from time to time through open market purchases, including pursuant to a pre-set trading plan meeting the requirements of Rule 10b5-1(c) of the Exchange Act of 1934, as amended, privately negotiated transactions, pursuant to accelerated share repurchase agreements entered into with one or more counterparties, or otherwise. The amount and timing of dividends payable on our common stock are within the sole discretion of, and subject to quarterly declarations by, our board of directors.

## **Store Network Update**

The following tables present certain information regarding changes in the store network for the periods presented:

	For the Three Ended Decei		For the Year Ended December 31,		
Retail Segment	2021	2020	2021	2020	
Number of sites at beginning of period	1,379	1,250	1,330	1,272	
Acquired sites	36	84	97	84	
Newly opened or reopened sites	_	3	1	3	
Company-controlled sites converted to					
consignment or fuel supply locations, net	(6)	_	(9)	(14)	
Closed, relocated or divested sites	(3)	(7)	(13)	(15)	
Number of sites at end of period	1,406	1,330	1,406	1,330	

Wholesale Segment <sup>1</sup>	For the Three Ended Dece		For the Year Ended December 31,		
	2021	2020	2021	2020	
Number of sites at beginning of period	1,633	139	1,597	128	
Acquired sites	_	1,453	_	1,453	
Newly opened or reopened sites <sup>2</sup>	18	23	80	31	
Consignment or fuel supply locations converted					
from Company-controlled sites, net	6	_	9	14	
Adjustment <sup>3</sup>	_	(17)	(24)	(17)	
Closed, relocated or divested sites	(29)	(1)	(34)	(12)	
Number of sites at end of period	1,628	1,597	1,628	1,597	

<sup>&</sup>lt;sup>1</sup> Excludes bulk and spot purchasers.

# **Handy Mart Acquisition**

On November 9, 2021, the Company completed its acquisition of 36 Company-operated Handy Mart convenience stores and gas stations and one development parcel, located in North Carolina, which represented the Company's 20<sup>th</sup> acquisition since 2013. The total consideration for the transaction was approximately \$112 million plus the value of inventory and cash in the stores on the closing date. The Company paid approximately \$12 million for its share of the consideration. Oak Street paid the remaining consideration of approximately \$100 million for the real estate of certain of the seller's sites it acquired, including one site they purchased in the first quarter of 2022. The Company will pay approximately \$6.0 million annually to rent these sites from Oak Street.

#### **Oak Street Purchases**

In the fourth quarter of 2021, Oak Street purchased approximately \$150 million of real estate previously leased to the Company by other landlords. The Company entered into master lease agreements with Oak Street to lease the properties for a term of 20 years, with six five-year renewal options, resulting in a reduction of rent of approximately \$2.3 million annually. There is approximately \$750 million remaining in the \$1 billion real property commitment from Oak Street.

## **Acquisition of Certain Assets of Quarles Petroleum**

On February 18, 2022, the Company entered into an agreement with Quarles Petroleum Inc. ("Quarles") for the acquisition of certain assets, including 121 branded and 64 contracted cardlock sites, which are unmanned fuel sites strategically located on high-traffic corridors in the mid-Atlantic region, at which customers purchase fuel with fleet cards. Quarles is the largest fleet fueling cardlock operator on the U.S. east coast, with operations in Virginia,

<sup>&</sup>lt;sup>2</sup> Includes all signed fuel supply agreements irrespective of fuel distribution commencement date

<sup>&</sup>lt;sup>3</sup> We regularly review our processes for measuring our key metrics, including number of sites, for accuracy and consistency. In the course of such review, we recently discovered an error that caused our reported number of wholesale sites to be overstated for the fourth quarter of 2020 through the third quarter of 2021. We have adjusted the number of wholesale sites as of September 30, 2021 and December 31, 2020 to account for the error and have corrected the error going forward. To provide greater accuracy and transparency, the adjusted numbers of wholesale sites as of December 31, 2020, March 31, 2021, June 30, 2021 and September 30, 2021 were 1,597 (previously reported 1,614), 1,597 (previously reported 1,625), 1,610 (previously reported 1,647) and 1,633 (previously reported 1,674), respectively. There was no impact on our previously reported gallons sold or financial results.

North Carolina, Maryland, Pennsylvania and the District of Columbia, servicing the fuel needs of a diverse base of commercial customers across multiple industries at easily accessible commercial sites.

This acquisition is part of the Company's strategic focus on growth and generating long-term shareholder value with its dual convenience and wholesale platform. The acquisition of these assets complements and expands the Company's core wholesale strategy, adding a mature fleet fueling platform and boosting our supply and distribution capabilities within our 33 states and Washington, D.C. fuel supply footprint.

At the time of signing an asset purchase agreement, using estimated forward-looking non-GAAP measures, the Company expects that this acquisition will add approximately \$17.3 million of adjusted EBITDA on an annualized basis after incremental rent of approximately \$7.7 million to be paid to Oak Street, who will fund approximately \$130 million of the purchase price. The acquisition will add approximately 200 million gallons to the approximately 2 billion gallons ARKO currently sells annually. For the trailing twelve months from September 30, 2021, branded cardlock sites had an approximate 80/20 diesel/gasoline gallon sales mix.

The transaction is expected to close during the second quarter of 2022. There is no certainty that the transaction will close.

<sup>1</sup> At this time, ARKO is unable to provide a quantitative reconciliation of estimated forward-looking non-GAAP performance measures without unreasonable efforts due to the carve-out nature of this acquisition.

#### Conference Call and Webcast Details

The Company will host a conference call to discuss these results today at 10:00 a.m. Eastern Time. Investors interested in participating in the live call can dial 877-605-1792 or 201-689-8728. A telephone replay will be available approximately two hours after the call concludes through March 9, 2022, by dialing 877-660-6853 or 201-612-7415 and entering confirmation code 13726532.

There will also be a simultaneous, live webcast available on the Investor Relations section of the Company's website at <a href="https://www.arkocorp.com/">https://www.arkocorp.com/</a>. The webcast will be archived for 30 days.

# **About ARKO Corp.**

ARKO Corp. (Nasdaq: ARKO) owns 100% of GPM Investments, LLC and is one of the largest operators of convenience stores in the United States. Based in Richmond, VA, our highly recognizable family of community brands offers delicious prepared foods, beer, snacks, candy, hot and cold beverages, and multiple popular quick serve restaurant brands. Our high value fasREWARDS® loyalty program offers exclusive savings on merchandise and gas. We operate in three reportable segments: retail, which includes convenience stores selling fuel products and other merchandise to retail customers; wholesale, which supplies fuel to independent dealers and GPM Petroleum, which sells and supplies fuel to our retail and wholesale sites. To learn more about GPM stores, visit: www.gpminvestments.com. To learn more about ARKO, visit: www.arkocorp.com.

## **Forward-Looking Statements**

This document includes certain "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. These forward-looking statements may address, among other things, our expected financial and operational results and the related assumptions underlying our expected results. These forward-looking statements are distinguished by use of words such as "anticipate," "aim," "believe," "continue," "could," "estimate," "expect," "intends," "may," "might," "plan," "possible," "potential," "predict," "project," "should," "will," "would" and the negative of these terms, and similar references to future periods. These statements are based on management's current expectations and are subject to uncertainty and changes in circumstances. Actual results may differ materially from these expectations due to, among other things, changes in economic, business and market conditions; our ability to maintain the listing of our common stock and warrants on the Nasdaq Stock Market; changes in our strategy, future operations, financial position, estimated revenues and losses, projected costs, prospects and plans; expansion plans and opportunities; changes in the markets in which we compete; changes in applicable laws or regulations, including those relating to environmental matters; market conditions and global and economic factors beyond our control, including the potential adverse effects of the ongoing global coronavirus (COVID-19) pandemic on capital markets (including with respect to new variants of the virus), general economic conditions, unemployment and our liquidity, operations and personnel; and the outcome of any known or unknown litigation and regulatory proceedings. Detailed information about these factors and additional important factors can be found in the documents that ARKO files with the Securities and Exchange Commission, such as Form 10-K, Form 10-Q and Form 8-K. Forward-looking statements speak only as of the date the statements were made. ARKO does not undertake an obligation to update forward-looking information, except to the extent required by applicable law.

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#### Consolidated statements of operations

	For the Three Months Ended December 31,					For the Year Ended December 31,			
		2021		2020		2021		2020	
				(in tho	usan	ıds)			
Revenues:									
Fuel revenue	\$	1,570,264	\$	941,910	\$	5,714,333	\$	2,452,401	
Merchandise revenue		396,106		375,301		1,616,404		1,494,342	
Other revenues, net		21,835		18,788		86,661		63,489	
Total revenues		1,988,205		1,335,999		7,417,398		4,010,232	
Operating expenses:									
Fuel costs		1,456,336		852,349		5,275,907		2,131,416	
Merchandise costs		277,255		273,508		1,143,494		1,088,032	
Store operating expenses		166,480		145,789		630,518		532,422	
General and administrative expenses		33,397		29,601		124,667		94,424	
Depreciation and amortization		25,648		24,340		97,194		74,396	
Total operating expenses		1,959,116		1,325,587		7,271,780		3,920,690	
Other expenses, net		725		1,938		3,536		9,228	
Operating income		28,364		8,474		142,082		80,314	
Interest and other financial income		7,876		788		3,005		1,768	
Interest and other financial expenses		(24,041)		(21,268)		(74,212)		(51,673)	
Income (loss) before income taxes		12,199		(12,006)		70,875		30,409	
Income tax benefit (expense)		651		6,670		(11,634)		1,499	
Income (loss) from equity investment		81		(834)		186		(1,269)	
Net income (loss)	\$	12,931	\$	(6,170)	\$	59,427	\$	30,639	
Less: Net income attributable to non-controlling interests		50		1,247		229		16,929	
Net income (loss) attributable to ARKO Corp.	\$	12,881	\$	(7,417)	\$	59,198	\$	13,710	
Accretion of redeemable preferred stock		_		(3,120)		_		(3,120)	
Series A redeemable preferred stock dividends		(1,450)		(157)		(5,735)		(157)	
Net income (loss) attributable to common shareholders	\$	11,431	\$	(10,694)	\$	53,463	\$	10,433	
Net income (loss) per share attributable to common shareholders - basic	\$	0.09	\$	(0.14)	\$	0.43	\$	0.15	
Net income (loss) per share attributable to common shareholders - diluted	\$	0.09	\$	(0.14)	\$	0.42	\$	0.15	
Weighted average shares outstanding:									
Basic		124,428		76,628		124,412		71,074	
Diluted		124,953		76,628		125,437		71,074	

#### Consolidated balance sheets

	December 31, 2021 December 31, 2						
	_	(in thousands)					
Assets		-	-				
Current assets:							
Cash and cash equivalents	\$	252,141	\$	293,666			
Restricted cash with respect to bonds		_		1,230			
Restricted cash		20,402		16,529			
Short-term investments		58,807		_			
Trade receivables, net		62,342		46,940			
Inventory		197,836		163,686			
Other current assets		92,095		87,355			
Total current assets		683,623		609,406			
Non-current assets:							
Property and equipment, net		548,969		491,513			
Right-of-use assets under operating leases		1,064,982		961,561			
Right-of-use assets under financing leases, net		192,378		198,317			
Goodwill		197,648		173,937			
Intangible assets, net		185,993		218,132			
Investments		_		31,825			
Non-current restricted cash with respect to bonds		_		1,552			
Equity investment		2,998		2,715			
Deferred tax asset		41,047		40,655			
Other non-current assets		24,637		10,196			
Total assets	\$	2,942,275	\$	2,739,809			
Liabilities	'						
Current liabilities:							
Long-term debt, current portion	\$	40,384	\$	40,988			
Accounts payable		172,918		155,714			
Other current liabilities		137,488		133,637			
Operating leases, current portion		51,261		48,878			
Financing leases, current portion		6,383		7,834			
Total current liabilities	·	408,434		387,051			
Non-current liabilities:							
Long-term debt, net		676,625		708,802			
Asset retirement obligation		58,021		52,964			
Operating leases		1,076,905		973,695			
Financing leases		229,215		226,440			
Deferred tax liability		2,546		2,816			
Other non-current liabilities		136,853		96,621			
Total liabilities		2,588,599		2,448,389			
		400.000		400.000			
Series A redeemable preferred stock		100,000		100,000			
Shareholders' equity:		40		40			
Common stock		12		12			
Additional paid-in capital		214,776		212,103			
Accumulated other comprehensive income		9,119		9,119			
Retained earnings (deficit)		29,545		(29,653)			
Total shareholders' equity		253,452		191,581			
Non-controlling interest		224		(161)			
Total equity		253,676		191,420			
Total liabilities, redeemable preferred stock and equity	\$	2,942,275	\$	2,739,809			

For the Year Ended December 31,

	2021	2020
	(in tho	usands)
Cash flows from operating activities:		
Net income	\$ 59,427	\$ 30,639
Adjustments to reconcile net income to net cash provided by		
operating activities:		
Depreciation and amortization	97,194	74,396
Deferred income taxes	4,848	(4,747)
Loss on disposal of assets and impairment charges	1,384	6,060
Foreign currency (gain) loss	(1,320)	
Amortization of deferred financing costs, debt discount and premium	9,304	2,236
Amortization of deferred income	(10,327)	, ,
Accretion of asset retirement obligation	1,705	1,359
Non-cash rent	6,359	7,051
Charges to allowance for credit losses	601	260
(Income) loss from equity investment	(186)	
Share-based compensation	5,804	1,891
Fair value adjustment of financial assets and liabilities	3,821	(1,014)
Other operating activities, net	677	115
Changes in assets and liabilities:	(40,000)	(2.1.2.12)
Increase in trade receivables	(16,003)	· · · /
(Increase) decrease in inventory	(21,816)	6,618
Increase in other assets	(5,421)	(7,864)
Increase in accounts payable	16,813	26,893
Increase in other current liabilities	7,867	46,303
Decrease in asset retirement obligation	(130)	(393)
(Decrease) increase in non-current liabilities	(1,410)	7,676
Net cash provided by operating activities	159,191	173,842
Cash flows from investing activities:		
Purchase of property and equipment	(226,205)	(44,646)
Purchase of intangible assets	(246)	
Proceeds from sale of property and equipment	284,854	1,302
Business acquisitions, net of cash	(203,070)	(363,988)
Purchase of investments	(27,110)	
Loans to equity investment	<u> </u>	(189)
Net cash used in investing activities	(171,777)	(407,551)
Cash flows from financing activities:		
Lines of credit, net	_	(83,515)
Repayment of related-party loans	_	(4,517)
Buyback of long-term debt	_	(1,995)
Receipt of long-term debt, net	484,089	570,207
Repayment of debt	(531,834)	
Principal payments on financing leases	(8,094)	
Proceeds from failed sale-leaseback	44,188	
Proceeds from issuance of rights, net	_	11,332
Purchase of non-controlling interest in GPMP	_	(99,048)
Investment of non-controlling interest in subsidiary	_	19,325
Payment of Additional Consideration	(3,828)	
Payment of Merger Transaction issuance costs	(4,773)	
Issuance of shares in Merger Transaction	_	57,997
Issuance of redeemable preferred stock, net	_	96,880
Dividends paid on redeemable preferred stock	(5,892)	<del>_</del>
Distributions to non-controlling interests	(240)	(8,710)
Net cash (used in) provided by financing activities	(26,384)	491,048
Net (decrease) increase in cash and cash equivalents and restricted cash		· <del></del>
Effect of exchange rate on cash and cash equivalents and restricted cash	(1,464)	
Cash and cash equivalents and restricted cash, beginning of period	312,977	52,763
Cash and cash equivalents and restricted cash, end of period	\$ 272,543	\$ 312,977
	- 2,2,040	- 0.2,077

#### Use of Non-GAAP Measures

We disclose non-GAAP measures on a "same store basis," which exclude the results of any store that is not a "same store" for the applicable period. A store is considered a same store beginning in the first quarter in which the store had a full quarter of activity in the prior year. We believe that this information provides greater comparability regarding our ongoing operating performance. Neither this measure nor those described below should be considered an alternative to measurements presented in accordance with generally accepted accounting principles in the United States ("GAAP") and are non-GAAP financial measures.

We define EBITDA as net income (loss) before net interest expense, income taxes, depreciation and amortization. Adjusted EBITDA further adjusts EBITDA by excluding the gain or loss on disposal of assets, impairment charges, acquisition costs, other non-cash items, and other unusual or non-recurring charges. Adjusted EBITDA, net of incremental bonuses, further adjusts Adjusted EBITDA by excluding incremental bonuses incurred for 2020 based on 2020 performance. Each of EBITDA, Adjusted EBITDA and Adjusted EBITDA. net of incremental bonuses is a non-GAAP financial measure.

We use EBITDA, Adjusted EBITDA and Adjusted EBITDA, net of incremental bonuses for operational and financial decision-making and believe these measures are useful in evaluating our performance because they eliminate certain items that we do not consider indicators of our operating performance. EBITDA, Adjusted EBITDA and Adjusted EBITDA, net of incremental bonuses are also used by many of our investors, securities analysts, and other interested parties in evaluating our operational and financial performance across reporting periods. We believe that the presentation of EBITDA, Adjusted EBITDA and Adjusted EBITDA, net of incremental bonuses provides useful information to investors by allowing an understanding of key measures that we use internally for operational decision-making, budgeting, evaluating acquisition targets, and assessing our operating performance.

EBITDA, Adjusted EBITDA and Adjusted EBITDA, net of incremental bonuses are not recognized terms under GAAP and should not be considered as a substitute for net income (loss) or any other financial measure presented in accordance with GAAP. These measures have limitations as analytical tools and should not be considered in isolation or as substitutes for analysis of our results as reported under GAAP. We strongly encourage investors to review our financial statements and publicly filed reports in their entirety and not to rely on any single financial measure.

Because non-GAAP financial measures are not standardized, same store measures, EBITDA, Adjusted EBITDA and Adjusted EBITDA, net of incremental bonuses, as defined by us, may not be comparable to similarly titled measures reported by other companies. It therefore may not be possible to compare our use of these non-GAAP financial measures with those used by other companies.

The following table contains a reconciliation of net income (loss) to EBITDA, Adjusted EBITDA and Adjusted EBITDA, net of incremental bonuses for the periods presented:

#### Reconciliation of EBITDA, Adjusted EBITDA and Adjusted EBITDA, net of incremental bonuses

	For the Three Months Ended December 31,					For the Year Ended December 31			
		2021		2020	2021			2020	
				(in thou	sand	ls)			
Net income (loss)	\$	12,931	\$	(6,170)	\$	59,427	\$	30,639	
Interest and other financing expenses, net		16,165		20,480		71,207		49,905	
Income tax (benefit) expense		(651)		(6,670)		11,634		(1,499)	
Depreciation and amortization		25,648		24,340		97,194		74,396	
EBITDA		54,093		31,980	-	239,462		153,441	
Non-cash rent expense (a)		1,586		1,876		6,359		7,051	
Acquisition costs (b)		1,585		2,691		5,366		6,031	
(Gain) loss on disposal of assets and impairment									
charges (c)		(514)		495		1,384		6,060	
Share-based compensation expense (d)		1,677		1,504		5,804		1,891	
(Income) loss from equity investment (e)		(81)		834		(186)		1,269	
Fuel taxes paid in arrears (f)		_		_		_		819	
Adjustment to contingent consideration (g)		_		(861)		(1,740)		(1,287)	
Other (h)		26		34		126		302	
Adjusted EBITDA	\$	58,372	\$	38,553	\$	256,575	\$	175,577	
Incremental bonuses (i)				2,029				7,815	
Adjusted EBITDA, net of incremental bonuses	\$	58,372	\$	40,582	\$	256,575	\$	183,392	

- (a) Eliminates the non-cash portion of rent, which reflects the extent to which our GAAP rent expense recognized exceeds (or is less than) our cash rent payments. The GAAP rent expense adjustment can vary depending on the terms of our lease portfolio, which has been impacted by our recent acquisitions. For newer leases, our rent expense recognized typically exceeds our cash rent payments, while for more mature leases, rent expense recognized is typically less than our cash rent payments.
- (b) Eliminates costs incurred that are directly attributable to historical business acquisitions and salaries of employees whose primary job function is to execute our acquisition strategy and facilitate integration of acquired operations.
- (c) Eliminates the non-cash loss (gain) from the sale of property and equipment, the loss (gain) recognized upon the sale of related leased assets, and impairment charges on property and equipment and right-of-use assets related to closed and non-performing stores.
- (d) Eliminates non-cash share-based compensation expense related to the equity incentive program in place to incentivize, retain, and motivate our employees, certain non-employees and members of our Board.
- (e) Eliminates our share of (income) loss attributable to our unconsolidated equity investment.
- (f) Eliminates the payment of historical fuel tax liabilities owed for multiple prior periods.
- (g) Eliminates fair value adjustments to the contingent consideration owed for the 2020 Empire Acquisition and owed to the seller in the 2019 Riiser Acquisition.
- (h) Eliminates other unusual or non-recurring items that we do not consider to be meaningful in assessing operating performance.
- (i) Eliminates incremental bonuses based on 2020 performance.



Source: ARKO Corp.