

INFORMATION PACKAGE RE
INVITATION FOR OFFERS TO PURCHASE
THE ASSETS OF
COLDBROOK VILLAGE PUB INC.
IN BANKRUPTCY
BY
BDO DUNWOODY GOODMAN ROSEN INC.
TRUSTEE IN BANKRUPTCY

MARCH, 2009

**INVITATION FOR OFFERS TO PURCHASE
THE ASSETS OF
COLDBROOK VILLAGE PUB INC.
IN BANKRUPTCY**

INDEX OF INFORMATION PACKAGE

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1. NOTICE TO READER
2. TRUSTEE IN BANKRUPTCY COMMENTS
3. ADVERTISEMENT FOR INVITATION FOR OFFERS TO PURCHASE THE ASSETS OF COLDBROOK VILLAGE PUB INC. IN BANKRUPTCY
4. TERMS AND CONDITIONS
5. FORM OF OFFER
6. DETAILS OF ASSETS SUBJECT TO THIS INVITATION FOR OFFERS

**INVITATION FOR OFFERS TO PURCHASE
THE ASSETS OF
COLDBROOK VILLAGE PUB INC.
IN BANKRUPTCY**

1. NOTICE TO READER

**INVITATION FOR OFFERS TO PURCHASE
THE ASSETS OF
COLDBROOK VILLAGE PUB INC.
IN BANKRUPTCY**

NOTICE TO READER

BDO Dunwoody Goodman Rosen Inc., in its capacity as Trustee in Bankruptcy ("the Trustee"), invites offers for the purchase of the assets of Coldbrook Village Pub Inc. and, in this regard, we have prepared the accompanying information package to assist prospective Purchasers. This package includes detailed information with respect to the equipment available for sale.

The information contained herein has been obtained from various sources. This package has been compiled solely for the convenience of prospective Purchasers for the purpose of assisting them in their determination of whether they wish to acquire the assets of Coldbrook Village Pub Inc.

The information is presented herein without audit or verification of any kind, and the Trustee makes no expressed or implied representation or warranty with respect to its accuracy or completeness. Nothing contained in the information package is, or should be relied upon as, a representation as to the future prospects for the facility. The Trustee expressly advises, and the prospective Purchaser acknowledges, that the prospective Purchaser is not relying upon, and could not reasonably rely upon, this information in arriving at its decision. Each prospective Purchaser must rely upon his own inspection and investigation in order to satisfy himself as to the title, liens, encumbrances, description, fitness for purpose, quantity, condition, quality, value or any other matter or thing whatsoever.

Dated at Halifax, Nova Scotia this 27th day of March, 2009.

BDO DUNWOODY GOODMAN ROSEN INC.

Trustee in Bankruptcy of the Estate of Coldbrook Village Pub Inc.



Mark S. Rosen, LLB, FCIRP
Senior Vice-President

**INVITATION FOR OFFERS TO PURCHASE
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2. TRUSTEE IN BANKRUPTCY COMMENTS

**INVITATION FOR OFFERS TO PURCHASE
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IN BANKRUPTCY**

TRUSTEE IN BANKRUPTCY COMMENTS

BDO Dunwoody Goodman Rosen Inc. became Trustee in Bankruptcy ("Trustee") in respect of the property described herein by virtue of filing an assignment in bankruptcy of Coldbrook Village Pub Inc. on March 26, 2009.

The assets which are the subject of this invitation for offers present a unique opportunity to acquire the assets of Coldbrook Village Pub Inc. The debtor company, Coldbrook Village Pub Inc., operated a pub located at 7182 Highway #1, Coldbrook, Nova Scotia. The business is currently closed. Parties wishing to operate a pub on these premises will have to make appropriate arrangements with the landlord, Parsons Investments Limited.

The leased premises contains approximately 5,400 square feet of rentable area plus a 400 square foot exterior patio. The facility was opened in April, 2007. The approximate seating area is 100 in the pub/restaurant, 60 in the function room, and 40 on the patio.


This invitation package contains details and descriptions of the assets which are the subject of this invitation for offers, as well as the mandatory Terms and Conditions of the invitation. We advise that all of the information contained in this information package is subject to the disclaimer which forms part of this information package.

Please note that the time for the closing of the receipt of offers for the purchase of the assets of Coldbrook Village Pub Inc., en bloc, is 12:00 noon, ADT, on Monday, April 13, 2009.

Should the reader be interested in viewing the facility at 7182 Highway #1, Coldbrook, Nova Scotia, you must contact the Trustee and/or representatives of the landlord to arrange an appointment for inspection.

Dated at Halifax, Nova Scotia, this 27th day of March, 2009.

BDO DUNWOODY GOODMAN ROSEN INC.
Trustee in Bankruptcy of Coldbrook Village Pub Inc.


Mark S. Rosen, LLB, FCIRP
Senior Vice-President

**INVITATION FOR OFFERS TO PURCHASE
THE ASSETS OF
COLDBROOK VILLAGE PUB INC.
IN BANKRUPTCY**

- 3. ADVERTISEMENT FOR INVITATION FOR OFFERS TO PURCHASE THE
ASSETS OF COLDBROOK VILLAGE PUB INC. IN BANKRUPTCY**

**INVITATION FOR OFFERS FOR
THE PURCHASE OF THE ASSETS OF
COLDBROOK VILLAGE PUB INC.
IN BANKRUPTCY**

Offers are invited for the purchase of certain assets of Coldbrook Village Pub Inc. ("CVP"). Offers must be submitted to the Halifax offices of BDO Dunwoody Goodman Rosen Inc., Trustee in Bankruptcy of CVP, at Suite 620, 1718 Argyle Street, Halifax, Nova Scotia, B3J 3N6, no later than 12:00 noon, ADT, on Monday, the 13th day of April, 2009.

ASSETS FOR SALE

The assets which are the subject of this invitation for offers provide an opportunity to acquire the assets of CVP at 7182 Highway #1, Coldbrook, Nova Scotia.

TERMS AND CONDITIONS

The highest or any offer shall not necessarily be accepted. Only offers considered will be those made for all of the assets en bloc. The sale shall be subject to the mandatory Terms and Conditions as set out by the Trustee in Bankruptcy and any accepted offer will be subject to approval by the Trustee. In the event the Purchaser wishes to negotiate lease terms for the former premises of CVP at 7182 Highway #1, Coldbrook, Nova Scotia, arrangements must be made with the landlord. A ten percent (10%) deposit by way of certified funds or bank draft must accompany any offer submitted.

INSPECTION OF ASSETS

Those parties wishing to submit an offer can make an appointment to view the assets or obtain any additional information, including the mandatory list of Terms and Conditions, by contacting Ms. Melissa Dolhanty at (902) 425-3194. Interested parties can also obtain the information and Terms and Conditions by visiting our website at www.bdo.ca/cvp.



BDO DUNWOODY GOODMAN ROSEN INC.
Trustee in Bankruptcy for Coldbrook Village Pub Inc.
Suite 620, 1718 Argyle Street
Halifax, Nova Scotia B3J 3N6
Telephone (902) 425-3100 Fax (902) 425-3777
Email insol-halifax@bdo.ca

**INVITATION FOR OFFERS TO PURCHASE
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IN BANKRUPTCY**

4. TERMS AND CONDITIONS

**INVITATION FOR OFFERS TO PURCHASE
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IN BANKRUPTCY**

TERMS AND CONDITIONS

1. The vendor of the assets described in the material attached hereto which is the subject matter of this invitation for offers is BDO Dunwoody Goodman Rosen Inc. in its capacity as Trustee in Bankruptcy ("Trustee") of the assets of Coldbrook Village Pub Inc. ("the Company"). The assets ("Assets") subject to this sale generally consist of:

All of the furniture, fixtures, equipment, leaseholds, and inventories of food, liquor, and smallwares, etc. located at 7182 Highway #1, Coldbrook, Nova Scotia.

2. Each offer must be marked "**CONFIDENTIAL**" and addressed to:

**BDO Dunwoody Goodman Rosen Inc.
As Trustee in Bankruptcy for Coldbrook Village Pub Inc.
Suite 620, 1718 Argyle Street
Halifax, Nova Scotia B3J 3N6
Attention: Mr. Mark S. Rosen, LLB, FCIRP**

All offers **must be submitted by no later than 12:00 noon, ADT, on Monday, April 13, 2009**, at which time the offers will be opened in private by the Trustee and such other persons as the Trustee may designate. The information contained in the offers shall not be confidential after they are opened and may be revealed by the Trustee, at its discretion, to any person, including, without limitation, the Trustee principals.

3. All offers must be accompanied by a certified cheque or bank draft payable to BDO Dunwoody Goodman Rosen Inc., in Trust, for ten percent (10%) of the offered purchase price. Offer deposits may also be submitted by bank transfer provided the funds are received prior to the time of the closing of the offer. Bank transfer information may be obtained from the office of the Trustee. If the offer is accepted and approved by parties whose approval is required, then this payment will be deemed to be a cash deposit and any interest thereon shall be to the credit of the Trustee and such interest is in addition to and does not form part of the purchase price. The successful offeror (who shall become the Purchaser) shall pay the balance of the purchase price to the Trustee at the closing. Any deposit will be forfeited as liquidated damages by the offeror to the Trustee if the offer is withdrawn at any time before notification of acceptance of the successful offer has been given. Deposits, excluding interest, shall be returned to each person whose offer is not accepted. The deposit of any successful offeror shall be forfeited to the Trustee as liquidated damages if the sale is not completed by the successful offeror by reason of his default.

4. The highest or any offer shall not necessarily be accepted. Any offer accepted by the Trustee and the contemplated resultant sale may be subject to approval by the creditors, secured and/or unsecured, of the Estate of Coldbrook Village Pub Inc., if sought by the Trustee.
5. Any offer accepted by the Trustee may be subject to the approval of the landlord, where the Purchaser wishes to negotiate new lease terms for the said premises.
6. Deposit funds accompanying unsuccessful offers will be returned no later than fourteen (14) business days from the date of the final day for receipt of offers, by hand or by registered mail, addressed to the offeror at the address stated on the form submitted. Any interest earned on the deposit funds of either successful or unsuccessful offerors shall be to the credit of the Trustee.
7. All Assets will be sold on an "as is, where is" basis with the presumption that the offeror has inspected the assets described. No representation, warranty or condition is expressed or shall be implied as to title, description, fitness for purpose of intended use, quantity, condition or quality thereof in respect of any other matter or thing whatsoever, and each offeror shall be deemed to have relied entirely upon his inspection and investigation. Without limiting the generality of the foregoing, the assets are specifically offered as they will exist on the closing date. If, on or before closing, it is found that there are encumbrances or charges against any of the property being offered for sale which the offeror has not agreed to assume in addition to, or as part of, his purchase price, the Trustee may rescind the agreement to sell the assets in question and the offeror shall be entitled to the return of his deposit without interest and without any other compensation of any kind or nature whatsoever for any loss, damages or other costs. If the Trustee does not rescind, it shall have until closing to remove any such encumbrances or charges, failing which the Purchaser may terminate the agreement and shall be entitled to a refund of its deposit. The Purchaser shall have no other rights or remedies against the Trustee.
8. The obligation of the Trustee to sell and the offeror to purchase the Assets shall terminate in the event that prior to the closing date of the sale, such assets are substantially destroyed by fire, flood, the elements, government action, civil commotion, or any other external cause beyond the control of the Trustee, unless it is agreed between the parties that the Trustee repair the property and complete the sale or assign any insurance proceeds to the Purchaser and complete the sale.
9. The Trustee, at its sole discretion, reserves the right to withdraw any or all of the Assets from the invitation for offers prior to the date set for the closing of the receipt of offers and further reserves the right to cancel the invitation for offers at any time or alter, add, or waive the terms and conditions, in whole or in part, as it deems appropriate and any Purchaser shall be bound by such waiver.

10. The Trustee may refuse to accept any offer received from a potential Purchaser. Offers received by the Trustee that do not strictly comply with the Terms and Conditions or which contain proposals to vary, amend or supplement the Terms and Conditions of Sale may, in the absolute discretion of the Trustee, be rejected. Before accepting an offer the Trustee may, in its sole discretion, negotiate with any potential Purchaser for changes to that person's offer. The Trustee shall not be obligated to negotiate with any potential Purchaser or to give any potential Purchaser an opportunity to resubmit an offer, whether or not the Trustee negotiates with any potential Purchaser. Upon receipt by the Trustee of an offer, the potential Purchaser submitting the offer shall not be entitled to retract, withdraw, revoke, vary or countermand the offer and such offer shall be irrevocable prior to acceptance or rejection thereof by the Trustee.
11. The advertisement of the invitation for the offers, the offer, the acceptance by the Trustee, and these Terms and Conditions of Sale, which shall be deemed to form part of such offer, shall constitute a binding "Agreement of Purchase and Sale" and time shall be of the essence of such agreement. There are no other terms or conditions of sale and there are no verbal or written collateral agreements.
12. The offeror whose offer is accepted (now becoming the "Purchaser") acknowledges that the Trustee has no personal or corporate liability under these Terms and Conditions of Sale or any Agreement of Purchase and Sale. The Agreement of Purchase and Sale shall be terminated, at the option of the Trustee without any penalty or liability whatsoever to the Trustee or Purchaser in each of the following events (in addition to the other events stipulated in these Terms and Conditions of Sale):
 - a. an Order being issued on or prior to the time of closing preventing the sale from proceeding;
 - b. the Assets subject to a sale are substantially destroyed or removed from the control of the Trustee by any means or process; and
 - c. a redemption of the Assets subject to a sale by a party entitled thereto at law.
13. The details of the Assets which are the subject matter of the invitation for offers are included with these Terms and Conditions of Sale. The details have been prepared solely for the convenience of prospective Purchasers and are not warranted to be complete or accurate. The information contained in the Trustee's invitation package has not been audited or reviewed in any way and is subject to Condition 7 above.
14. All offers shall be submitted on Form of Offer which is attached to these Terms and Conditions. Offers received by the undersigned that are not on the required Form of Offer may be rejected by the Trustee.
15. The only offers that will be considered by the Trustee will be those submitted on an en bloc basis for all of the Assets which are the subject matter of this invitation.

16. If any offer is accepted by the Trustee (acceptance shall be done so in writing, signed by the Trustee), then the successful offeror (Purchaser) shall be notified in writing by the Trustee of such acceptance within fourteen (14) business days of the acceptance thereof. Such notice of acceptance shall be deemed to be properly given when deposited in the post office, sent by fax, email, or personally delivered, as the case may be.
17. The Purchaser shall pay, or be responsible for, in addition to the purchase price, all applicable federal, provincial, and municipal taxes at closing, unless exemption certificates are supplied. The terms and conditions in this paragraph shall not merge on the closing of this transaction, but shall remain in full force and effect. Other adjustments at closing shall include deposits made by the Trustee, as well as other like adjustments as the Trustee deems appropriate.
18. The balance of the purchase price shall be due and payable on closing, which closing shall occur within thirty (30) business days next after acceptance of an offer by the Trustee provided that where Court approval may be sought by the Trustee and has not been obtained within thirty (30) business days of the date of acceptance, the closing date shall be extended for a further thirty (30) business days, or to such other date as may be mutually agreed between the Trustee and Purchaser.
19. Conveyance of chattels will be by way of Trustee's Bill of Sale, without warranty of any kind. The Purchaser of the Assets will be required to make his own arrangements with respect to any licenses as these rights may not be transferable without the consent of the third party.
20. If the Purchaser fails to comply with the terms and conditions of the Agreement of Purchase and Sale, the deposit and all other payments thereon shall be forfeited and the assets may be sold and the deficiency, if any, by such resale, together with all charges attending to the same or occasioned by such default, shall be paid forthwith by the defaulting Purchasers.
21. The Trustee shall not be required to furnish or produce any abstracts, deeds, declarations, or other documents as evidence of title except those in his possession. It is the responsibility of the Purchaser to satisfy himself as to title at his own expense within ten (10) business days of receipt of notice of acceptance of offer.
22. The Trustee (or its designate) shall remain in possession of the assets until the purchase is complete and title to the assets shall not pass to the Purchaser nor shall he be entitled to possession of same until the purchase price has been paid in full, unless otherwise agreed between the parties.
23. If, prior to the closing date, legal proceedings are either threatened or commenced by any person against the Trustee or its principals concerning the security, the Agreement of Purchase and Sale, or the Assets to be purchased, the Trustee may elect, in its sole discretion and upon notice to the Purchaser, to terminate the Agreement of Purchase and Sale.

24. The obligation of the Trustee to perform the Agreement of Purchase and Sale is conditional upon receipt of all necessary governmental or other approvals, waivers or releases as may be required to enable the Trustee to comply with its obligations thereunder.
25. All stipulations herein as to time shall be of the essence.
26. Any notices, requests, demands, acceptances, elections, waivers or other communications required or permitted to be given under this invitation (herein referred to as "Notice") shall be in writing and shall be deemed to be sufficiently given if personally delivered to an officer of the Trustee or the Purchaser, faxed, emailed, or mailed by registered mail, postage prepaid, to the address of the recipient noted below:

As to the Purchaser: at the address or fax number or email address set forth in its offer.

As to the Trustee:

BDO Dunwoody Goodman Rosen Inc.
As Trustee in Bankruptcy for Coldbrook Village Pub Inc.
Suite 620, 1718 Argyle Street
Halifax, Nova Scotia B3J 3N6
Fax (902) 425-3777
Attention: Mr. Mark S. Rosen, LLB, FCIRP
Email: mrosen@bdo.ca

Any such Notice shall be deemed to be given on the date on which it was personally delivered or telecopied or emailed and any Notice served by registered mail shall be deemed to have been given on the fifth business day following the date on which it was mailed. During the existence of any interpretation or threatened interruption in the Canadian Postal Services, any Notice by the Trustee or Purchaser shall be personally delivered or faxed or emailed.

If Notice is received after 5:00 p.m., ADT, on a business day, or on a Saturday, Sunday, or statutory holiday, Notice shall be deemed to be delivered at 9:00 a.m., ADT, on the next business day.

27. It shall be the responsibility of the Purchaser, at the Purchaser's own expense, to obtain any and all government approvals necessary to utilize the Assets subject to an Agreement of Purchase and Sale. In particular, and without limiting the foregoing, the Purchaser is obligated to obtain all necessary approvals, licenses, permits, authorizations, permissions or other items (collectively the "approvals") whether required locally, provincially or federally to use and enjoy any items being purchased and/or to carry on business with or from any Asset being purchased and the obtaining of such approvals shall not, in any manner whatsoever, be a precondition to completion of or limit the Purchaser's obligation to complete an Agreement of Purchase and Sale.

28. Where the agreement includes or relates to land, the Purchaser shall accept title thereto subject to:
- a. any registered restrictions or covenants that attach to the land, including any right of way for passage or use;
 - b. any registered municipal agreement and registered agreements with publicly regulated utilities;
 - c. any easements for the supply of domestic utility or telephone services;
 - d. any easements for drainage, storm or sanitary sewers, public utility lines, telephone lines, cable television lines or other services which do not materially affect the present use of the land;
 - e. overriding incidents as set out in the Land Registrations Act (Nova Scotia); and
 - f. any oil and gas lease.
29. By submitting an offer, the Purchaser acknowledges that the Purchaser has had an opportunity to obtain independent advice including, without limitation, independent business, accounting and legal advice prior to the execution and delivery of the offer in respect of all issues including, without limitation, these Terms and Conditions of Sale.
30. The Trustee represents that it is now, and will be at the time of closing, a resident of Canada within the interpretation of the Income Tax Act (Canada). Where the Trustee deems appropriate and at the specific request of the Trustee, the Purchaser shall warrant that it is, or is not, a non-eligible person as defined by the Investment Canada Act.
31. The validity and interpretation of the Agreement of Purchase and Sale will be governed by the laws of the Province of Nova Scotia.
32. The Assets may be inspected at 7182 Highway #1, Coldbrook, Nova Scotia. Arrangements for inspection must be made, and detailed descriptions and Terms and Conditions of Sale must be obtained by contacting Mr. Mark S. Rosen, LLB, FCIRP or Ms. Melissa Dolhanty at BDO Dunwoody Goodman Rosen Inc., Halifax, telephone (902) 425-3100, fax (902) 425-3777, or email at insol-halifax@bdo.ca.

BDO DUNWOODY GOODMAN ROSEN INC.

As Trustee in Bankruptcy for Coldbrook Village Pub Inc.
Suite 620, 1718 Argyle Street
Halifax, Nova Scotia B3J 3N6
Telephone (902) 425-3100
Fax (902) 425-3777
Email: insol-halifax@bdo.ca

**INVITATION FOR OFFERS TO PURCHASE
THE ASSETS OF
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IN BANKRUPTCY**

5. FORM OF OFFER

**INVITATION FOR OFFERS TO PURCHASE
THE ASSETS OF
COLDBROOK VILLAGE PUB INC.
IN BANKRUPTCY**

TO: BDO DUNWOODY GOODMAN ROSEN INC.
As Trustee in Bankruptcy for the Assets of Coldbrook Village Pub Inc.
Suite 620, 1718 Argyle Street, Halifax, Nova Scotia B3J 3N6
Attention: Mark S. Rosen, LLB, FCIRP, Senior Vice-President

(Name of Offeror)

(Address)

(Phone Number)

(Fax Number)

(Email Address)

1. I (we) hereby submit this offer for the purchase of the assets of Coldbrook Village Pub Inc. as described in the information package provided to us by the Trustee.

Allocation of offer price to:

Furniture, kitchen equipment, small wares, signage, shelving, office furnishings, computer equipment used in the operations of Coldbrook Village Pub Inc. and as specifically identified in the schedule attached hereto.

TOTAL AMOUNT HEREBY OFFERED EN BLOC FOR THE TRUSTEE'S INTEREST IN THE ABOVE SUBJECT ASSETS

\$ _____

2. Enclosed is my (our) certified cheque or draft payable to BDO Dunwoody Goodman Rosen Inc. in Trust in the amount of \$ _____, representing ten percent (10%) of the total amount of the offer submitted herein.
3. I (we) offer to purchase these assets on the Terms and Conditions of Sale issued by the Trustee and included in the information package

DATED at _____, in the Province of _____, this _____ day of _____, 2009.

PRINT NAME OF OFFEROR

Per: _____
(Signature)

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6. DETAILS OF ASSETS SUBJECT TO THIS INVITATION FOR OFFERS

Equipment

Item	Quantity
Parking Lot Pole Sign	1
Hobart 60 qt. Mixer With All Attachments	1
Cardano Slicer Model AG 250	1
Stainless Steel Storage Area/ Work Table With Dbl. Under Shelf 132in x 32in	1
Kilo Tech Scale	2
Stainless Steel Dbl. Shelf Unit	2
Walk In Foster Cooler / Walk In Foster Freezer	1
Walk In Foster Keg Cooler	1
Metro Shelving 48in Unit	4
Metro Shelving 60in Unit	2
4ft Refrigerated Sandwich Table	1
26in Refrigerated Sandwich Table	1
5ft Steam Table	1
8ft Dbl. Over Shelf With 2 Merco Food Warmers	1
Black & Decker 4 Slice Toaster	1
Domestic Micro Wave Oven	2
MKE Refrigerated Stainless Steel 3 ft Storage Unit With Drawers	1
24in Vulcan Propane Char Broiler	2
Char Broiler Stands On Casters	2
Vulcan Propane Dbl. Oven With 6 Burners & 24in Grill	1
Fry Master Propane Deep Fryer	2
15 ft Stainless Steel Hood With Fire Suppression System & Fan	1
Aluminum Tray Cart	1
Coldstream Dbl. Glass Door Cooler	1
Large Plastic Spice Bin	4
Hoshiazaki Ice Machine	1
3 Bay Sink	1
Pass Through Dish Washer With Stainless Steel Extensions	1
6ft Stainless Steel Work Table With Galvanized Under Shelves	1
Plastic 4ft Shelving Unit	9
Rubbermaid Bus Cart	2
4 Door Stainless Steel Refrigerated Back Bar Unit	1
52in Under Bar Stainless Steel Cocktail Unit With Sink	1
Rotating Glass Washer	1
6ft Stainless Steel Dbl Shelf	1

3ft Stainless Steel Table	1
Radiant Systems Inventory POS System Consisting Of CPU, 3 Thermo Printers, 2 Card Access Touch Screens,1 Dynex Touch Screen	1
3 Head Draft Tap	1
2 Head Draft Tap	1
Single Head Draft Tap	3
Wood Chairs	97
Wood Bar Stools	17
Wood Dining Room Table	35
Bunn Single Pot Coffee Maker	1
Bunn Dbl. Coffee Pot Warmer	1
Stainless Steel 48in x 32in Table/ Storage Stand	1
Stainless Steel 60in x 120in Shelf	1
Stainless Steel 48in x 24in Storage Unit With Sink	1
Plastic High Chair	2
Metal Padded Chair	82
Tables	15
Metal Padded Bar Stool	8
Portable Coat Rack On Casters	1
Bunn Pour Matic Coffee Machine	1
2 Head Stainless Steel Draft Cooler	1
Sony Mini System Stereo	1
Cash Drawer	2
Wood & Metal Office Desk	1
PC With 17in LCD Monitor	2
Steno Chair	1
Brother MFC 665 CW Fax Machine	1
Cannon 17 Printer	1
4 Drawer Legat File Cabinet	1
Food Warmer	4
6ft Folding Table	1
Stainless Steel 30in x 30in Storage Table	1
Long Range Waiter Beeper System	1
Misc. Pots & Pan, Glassware, Flatware Ware, Kitchen Knives, Etc In Lots	1