





PLEASE RETURN WITH PROOF OF FUNDS AVAILABLE

CONFIDENTIALITY AGREEMENT (NDA) - MUST BE COMPLETED FOR ADDITIONAL INFORMATION

("DRE	Confidentiality Agreement ('Agreement') confirm (B"), as Agent, andess Opportunities and / or properties:	s the mutual understanding between DENVER REAL ESTATE BROKERS LTD. ('Buyer') in connection with the possible purchase of the following		
LISTIN	NG CODE: LQ13PA	CITY & STATE: Arvada, CO		
2.01	(example: LQ51BT)	(example: Boulder, CO)		
The B	uyer shall be provided with certain evaluation n	naterials, including preliminary financial and operational records as		
). This Confidential Information shall be made available to Buyer solely for the e of the Business Opportunity and / or property.		
1.	Confidential Information shall include, but employees, and any information related to purposes other than to evaluate Buyer's p prohibited. Buyer agrees not to disclose the evaluating the purchase of the Business Open	not be limited to, any and all discussions with DREB, the Seller's agents or the Business Opportunity and / or Property. The use of this information for any ossible acquisition of the Business Opportunity and / or Property is expressly his information to any person other than those who are directly involved in opportunity and / or Property or as required by law or legal process. No external tial Information is permitted without the express written consent of DREB.		
2.	Buyer agrees that the Confidential Information will not be disclosed or used to perform any act detrimental to DREB and upor request by DREB shall promptly return all written Confidential Information.			
3.	Buyer shall not photocopy or make copies in any other manner of the Confidential Information.			
4.	Buyer shall not at any time, directly or indirectly, use, disclose, deliver, or communicate to any other person or entity including any other Broker, any discussions with DREB or Confidential Information concerning the Business Opportunity and / or Property. Any inquires or correspondence in connection with the Business Opportunity and / or Property shall be communicated through DREB.			
5.	Buyer hereby acknowledges that it is acting as a principal and has not dealt with, nor will the Buyer be dealing with any party in the potential acquisition of the Business Opportunity and / or Property. Buyer further agrees to indemnify and hold harmless the Seller and DREB against and from any loss, liability or expense, including reasonable attorney's fees, arising out of any claim or claims by any other party for commissions or other compensation for bringing the Property to the attention of the Buyer.			
6.	Buyer understands that this Confidentiality Agreement is being entered into as a condition to the release of the Confidentia Information by DREB and that the information contained therein is secured from sources deemed reasonably reliable, but is not guaranteed or warranted. Buyer agrees that neither Agent nor Seller shall have any liability for any reason to Buyer or its representative or related parties resulting from the use of Confidential Information.			
7.	This Agreement expresses the entire agreement and understanding of the parties. This Agreement shall not be modified or changed in any manner except in writing and signed by both parties. In any action to enforce the rights of the parties hereto the prevailing party shall, in addition to the actual settlement, be entitled to reasonable attorney's fees.			
8.	Buyer shall not visit business without express Buyer shall only visit the business as a custo	ss written consent from Seller AND DREB. If such permission has been granted omer and shall not engage employees in conversation regarding the business for disruption in business caused by employees being made aware of the business		
Read	and accepted:	ALL FIELDS REQUIRED		
		Buyer Signature:		
	Denver Real Estate Brokers Lt	Duyer Name		
(#53 Denver CO 8020 Ph: 303-719-099 Fax: 1-888-360-566	Address:		

Email: Rohit@DREBonline.com

Email:

What our clients say...



Call us: (720) 323-0999

"DREB Staff was knowledgeable, Attentive, responsive, courteous, and provided friendly guidance through the buying process of our first retail liquor store. I have called on them for advice after the sale. They have been very helpful and informative."

Greg & Barbara Pifman Bruin Spirits, Parker CO

"Purchasing my first business was stressful, however Rohit and his team provided guidance, support and knowledge. Making the purchase and closing extremely smooth with few if any setbacks. The network of bankers, lawyers and other contacts were also invaluable and time saving."

Willow Creek Wine & Spirits, Centennial CO

"DREB was" wonderful to work with! Professional, knowledgeable, generous with their advice. A great team!"

Shawn Reyst
Bonnie Brae Wine & Liquor-mart, Denver CO

"The whole team at DREB is very professional, prompt & go-getters, they are prompt on getting things done & true to their word. Very happy with their deliverance on/of services!"

Vinck & Sanju Beri Fox Creek Liquors, Longmont CO

LQ13PA



Call us: (720) 323-0999 Arvada,



Financial Information

415,000 **Contract Price:** 210,000 Inventory at cost:

Total Funds Required: \$ 625,000

Down Payment (Cash) \$ 162,500

SBA Financing 462,500

*Down payment requirement will vary depending on Buyer's prior retail business experience.

- · Great location, good VPD counts
 - **Non-Grocery Anchored**
 - Ample parking and access
 - Established clientele
 - High gross margins
 - Easy to run operation, great starter store!
- SBA Financing Available



Rohit Mukherjee (720) 323-0999 Rohit@DREBonline.com

LQ13PA

Arvada, CO

Pro Forma Statement



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	<u>Annual</u>	<u>Monthly</u>		
GROSS SALES	1,412,663	117,722		
Less Sales Tax Paid	107,663	8,972		
= Gross Sales Net of S.Tax	1,305,000	108,750		
Less Cost of Sales	(952,650)	(79,388)		
= GROSS PROFIT	352,350	27.00% 29,363		
OPERATING EXPENSES				
Wages - Employees*	55,000	4,583		
Utility	10,800	900		
Telephone & Internet	2,400	200		
Credit Card Charges	17,000	1,417		
Insurance	3,500	292		
Accounting & Legal	2,400	200		
Supplies	2,000	167		
Repairs + Misc. Expenses	3,000	250		
Advertising	0	0		
Rent	84,000	7,000		
Total Operating Expenses	(180,100)	(15,008)		
Net Profit	172,250	14,354		
Debt Service**	(62,315)	(\$5,192.95)		
Net Cash Flow	109,935	9,161		
Purchase Price	415,000			
Add Inventory	210,000			
Total Price	625,000			
Cash Down (26%)	162,500			
Bank Finance (74%)	462,500			

NOTE: The Pro Forma Statement was prepared from data received from the Seller including other sources of information and is for preliminary discussion purposes only. Buyer bares all responsibility to review all other sources of information including Tax Returns, Financial Statements and other forms of due diligence before making a decision to purchase the business and/or real estate property.



Rohit Mukherjee (720) 323-0999 Rohit@DREBonline.com