

# THE DEAD SQUIRREL BAR & GRILL

FOR SALE \$209,000



24 N Grant Street, Glidden, WI 54527

#### **Eric Christenson**

Sales Executive 608-576-5565 Eric@Hscbrokers.com



# PROPERTY FEATURES



**SQUARE FEET** 

3600 Finished



**Traditional Main Street Lot** Less than 1 acre

Municipal water & sewer



**CAPACITY** 

Approximately 75

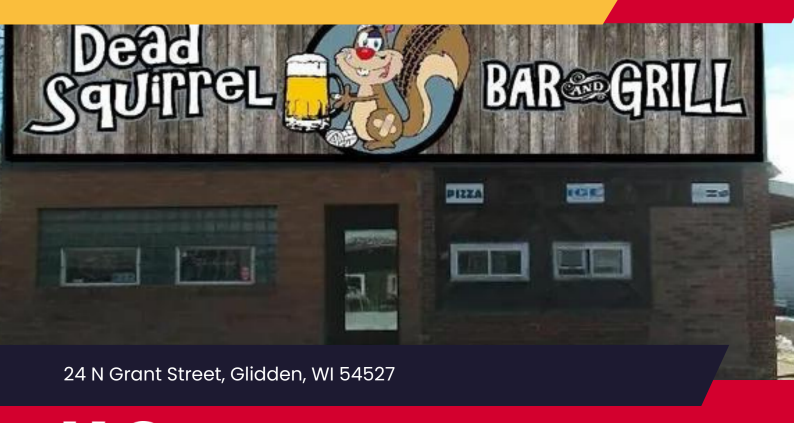


**PARKING** 

Lot behind building & Ample street parking

This classic tavern in downtown Glidden has been nicely maintained and has several renovations. The beautiful woodwork in the back bar provides a warm, welcoming feel. All while being well equipped to serve efficiently on busy nights. The small yet handy kitchen is attached to the bar, providing a work area that one person can handle on a slower shift. There is an efficiency apartment which could be owner/manager quarters. The Dead Squirrel also has an outdoor bar area which is great for summer events!

# WELL ESTABLISHED AND PROFITABLE RESTAURANT + BAR





# **BUSINESS OVERVIEW**

The Dead Squirrel Bar & Grill has become a favorite stop for locals and visitors to the beautiful heart of the Northwoods. Famous for their friendly service and delicious pizzas, the bar stays busy year round with pool leagues/tournaments, karaoke, card tourneys, horseshoe leagues and banquets. Community events are also a great stream of income throughout all seasons Located just off the highway, near the majestic Chequamagon/Nicolet National Forest. UTVs, Snowmobiles, Bicycles, Motorcycles all take advantage of the easy access to this popular watering hole. Truly a turnkey business, this facility is performing well and ready to be your key to the North. Pool, darts and gaming machines provide a very solid income and are a great compliment to the amenities! Merchandise sales with the great "Dead Squirrel" logo are also a steady source of income that can be expanded upon by the next operator. Staff members are open to continuing employment and the current owners are willing to train in transition.

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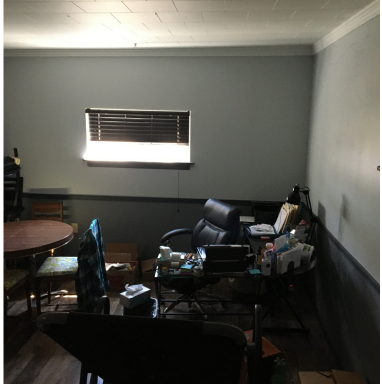
# **PHOTOS**













24 N Grant Street, Glidden, WI 54527





#### Custom map



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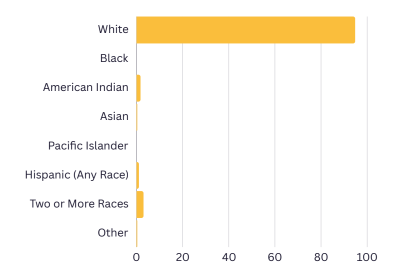
TRAFFIC COUNT: # vehicles per day

	5 Mile Radius	10 Mile Radius	15 Mile Radius
Population	942	1808	4579
Median Age	52.7	50.8	51.8
Average Household Income	\$72,964	\$79,790	\$83,428



Roxy's Bar Glidden Mercantile **Bruin Restaurant USPS** Blue Ribbon **Bear Crossing Bear Neccessities** Glidden Enterprises Lena's Bar Northern State Bank Hart Publishing Co. True Value Hardware





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# **AGENCY DISCLOSURE**

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**WISCONSIN REALTORS® ASSOCIATION** 

4801 Forest Run Road, Madison, WI 53704

**Hospitality Services Corp.** Effective July 1, 2016

**DISCLOSURE TO CUSTOMERS** 

1 Prior to negotiating on your behalf the brokerage firm, or an agent associated with the firm, must provide you the 2 following disclosure statement:

3 DISCLOSURE TO CUSTOMERS You are a customer of the brokerage firm (hereinafter Firm). The Firm is either an agent 4 of another party in the transaction or a subagent of another firm that is the agent of another party in the transaction. A 5 broker or a salesperson acting on behalf of the Firm may provide brokerage services to you. Whenever the Firm is 6 providing brokerage services to you, the Firm and its brokers and salespersons (hereinafter Agents) owe you, the 7 customer, the following duties:

- 8 (a) The duty to provide brokerage services to you fairly and honestly.
- 9 (b) The duty to exercise reasonable skill and care in providing brokerage services to you.
- 10 (c) The duty to provide you with accurate information about market conditions within a reasonable time if you request 11 it, unless disclosure of the information is prohibited by law.
- 12 (d) The duty to disclose to you in writing certain Material Adverse Facts about a property, unless disclosure of the 13 information is prohibited by law (see lines 57-66).
- 14 (e) The duty to protect your confidentiality. Unless the law requires it, the Firm and its Agents will not disclose your 15 confidential information or the confidential information of other parties (see lines 24-40).
- 16 (f) The duty to safeguard trust funds and other property held by the Firm or its Agents.
- 17 (g) The duty, when negotiating, to present contract proposals in an objective and unbiased manner and disclose the 18 advantages and disadvantages of the proposals.
- 19 Please review this information carefully. An Agent of the Firm can answer your questions about brokerage services, 20 but if you need legal advice, tax advice, or a professional home inspection, contact an attorney, tax advisor, or home 21 inspector.
- 22 This disclosure is required by section 452.135 of the Wisconsin statutes and is for information only. It is a plain 23 language summary of the duties owed to a customer under section 452.133(1) of the Wisconsin statutes.
- 24 CONFIDENTIALITY NOTICE TO CUSTOMERS The Firm and its Agents will keep confidential any information given to the
- 25 Firm or its Agents in confidence, or any information obtained by the Firm and its Agents that a reasonable person
- 26 would want to be kept confidential, unless the information must be disclosed by law or you authorize the Firm to
- 27 disclose particular information. The Firm and its Agents shall continue to keep the information confidential after the 28 Firm is no longer providing brokerage services to you.
- 29 The following information is required to be disclosed by law:
- 1. Material Adverse Facts, as defined in Wis. Stat. § 452.01(5g) (see lines 57-66).
- 2. Any facts known by the Firm or its Agents that contradict any information included in a written inspection report on the property or real estate that is the subject of the transaction.

33 To ensure that the Firm and its Agents are aware of what specific information you consider confidential, you may 34 list that information below (see lines 36-40). At a later time, you may also provide the Firm or its Agents with other 35 Information you consider to be confidential.

36 CONFIDENTIAL INFORMATION:				
37				
38 NON-CONFIDENTIAL INFORMATION	TION (the following ir	nformation may be disclosed by the	Firm and its Agents):	
39		,	<u> </u>	
40	(Insert information	you authorize to be disclosed, such	as financial qualification infor	mation.)
		eceipt of a copy of this disclosure ar		,
, , ,		and		are
43 Agent's Name			n's Name	
		er's/Tenant's Agent or Buyer's Broker	's Agent) STRIKE ONE	
		sconsin law required the Firm to rec		
		received a copy of this written disc		
		state primarily intended for use as		
		HIS FORM TO ACKNOWLEDGE RECEIF		
49 ANY CONTRACTUAL OBLIGAT	•			
50 See the reverse side for defin				
51				
52 Customer Signature	Date	Customer Signature	Date	
53 Customer's Name:		Customer's Name:		

No representation is made as to the legal validity of any provision or the adequacy of any provision in any specific transaction.

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Drafted by Attorney Debra Peterson Conrad ©

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# **AGENCY DISCLOSURE**

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#### 54 NOTICE ABOUT SEX OFFENDER REGISTRY

55 You may obtain information about the sex offender registry and persons registered with the registry by contacting the 56 Wisconsin Department of Corrections on the Internet at http://www.doc.wi.gov or by telephone at 608-240-5830. 57 DEFINITION OF MATERIAL ADVERSE FACTS

A "Material Adverse Fact" is defined in Wis. Stat. § 452.01(5g) as an Adverse Fact that a party indicates is of such 59 significance, or that is generally recognized by a competent licensee as being of such significance to a reasonable 60 party, that it affects or would affect the party's decision to enter into a contract or agreement concerning a transaction 61 or affects or would affect the party's decision about the terms of such a contract or agreement.

An "Adverse Fact" is defined in Wis. Stat. § 452.01(le) as a condition or occurrence that a competent licensee 63 generally recognizes will significantly and adversely affect the value of the property, significantly reduce the structural 64 integrity of improvements to real estate, or present a significant health risk to occupants of the property; or information 65 that indicates that a party to a transaction is not able to or does not intend to meet his or her obligations under a 66 contract or agreement made concerning the transaction.

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# **AGENCY DISCLOSURE**

Minnesota law requires that early in any relationship, real estate brokers or salespersons discuss with consumers what type of agency representation or relationship they desire (1). The available options are listed below. This is not a contract. This is an agency disclosure form only. If you desire representation, you must enter into a written contract according to state law (a listing contract or a buyer representation contract). Until such time as you choose to enter into a written contract for representation of assistance, you will be treated as a customer of the broker or salesperson and not represented by the brokerage. The buyer or salesperson would then be acting as a Seller's Broker (See paragraph 1 below). Or as a non-agent (see paragraph IV below).

- I. Seller's Broker: A broker who lists a property, or a salesperson who is licensed to the listing broker, Represents the Seller and acts on behalf of the Seller. A broker or salesperson working with a Buyer may also act as a subagent of the Seller, in which case the Buyer is the broker's customer and is not represented by the broker. A Seller's broker owes in the Seller the fiduciary duties described below (2). The broker must also disclose to the Buyer any material facts of which the broker is aware that could adversely and significantly affect the Buyer's use or enjoyment of the property. If a broker or salesperson working with a Buyer as a customer is representing the Seller, he or she must act in the Seller(s) interest and must tell the Seller(s) any information disclosed to him/her. In that case, the Buyer will not be represented and will not receive advice and counsel from the broker or salesperson.
- II. Buyer's Broker: A broker may enter into an agreement for the broker or salesperson to represent and Act on behalf of the Buyer. The broker may represent the Buyer only, and not the Seller, even if s/he is being paid in whole or in part by the Seller. A buyer's broker owes to the Buyer the fiduciary duties described below (2). The broker must disclose to the Buyer any material facts of which the broker is aware that could adversely and significantly affect the Buyer's use or enjoyment of the property.
- III. Dual Agency. Broker Representing both Seller and Buyer: Dual agency occurs when one broker or Salesperson represents both parties to a transaction, or when two salespersons licensed to the same broker each represent a party to the transaction. Dual agency requires the informed consent of all parties, and means that the broker and salesperson owe the same duties to the Seller and the Buyer. This role limits the level of representation the broker and salesperson can provide, and prohibits them from acting exclusively for either party. In a dual agency, confidential information about price, terms and motivation for pursuing a transaction will be kept confidential unless one party instructs the broker or salesperson in writing to disclose specific information about him or her. Other information will be shared. Dual agents may not advocate for one party to the detriment of the other (3) within the limitations described above, dual agents owe to both Seller and Buyer the fiduciary duties described below that Dual agents must disclose to Buyers any material facts of which the broker is aware that could adversely and significantly affect the Buyer's use or enjoyment of the property.
- IV. Non-agent: A broker or salesperson may perform services for either party as a non-agent if that party signs a non-agency services agreement. As a non-agent the broker or salesperson facilitates the transaction, but does not act on behalf of either party. THE NON-AGENT BROKER OR SALESPERSON DOES NOT OWE ANY PARTY ANY OF THE FIDUCIARY DUTIES LISTED BELOW, UNLESS THOSE DUTIES ARE INCLUDED IN THE WRITTEN NON-AGENCY SERVICES AGREEMENT. The non-agent broker or salesperson owes only those duties required by law or contained in the written non-agency agreement.

ACKNOWLEDGMENT: I/We acknowledge the I/We have been presented with the above described options. I/We understand that Buyers who have not signed a Buyer representation contract or non-agency services agreement are not represented by the broker/salesperson and information given to the broker/salesperson will be disclosed to the seller. I/We understand that written consent is required for a dual agency relationship. This is a disclosure only, NOT a contract for representation.

Seller	Date	Buyer	Date
Seller	Date	Buyer	Date

- (1) This disclosure is required by law in any transaction involving property occupied or intended to be occupied by one to four families as their residence.
- (2) The fiduciary duties mentioned above are listed below and have the following meanings

Loyalty - Broker/salesperson will act only in client(s) best interests.

Obedience - Broker/salesperson will carry out all client(s) lawful instructions.

<u>Disclosure</u> - Broker/salesperson will disclose to client(s) all material facts of which Broker/salesperson has knowledge which might reasonably affect the client's rights and interests.

<u>Confidentiality</u> - Broker/salesperson will keep client(s) confidences unless required by law to disclose specific information (Such as disclosure of material facts to Buyers).

<u>Reasonable Care</u> - Broker/salesperson will use reasonable care in performing duties as an agent.

Accounting - Broker/salesperson will account to client(s) for all clients(s) money and property received as agent.

(3) If the Seller(s) decides not to agree to a dual agency relationship. Seller(s) may give up the opportunity to sell the property to Buyers represented by the broker/salesperson. If Buyer(s) decides not to agree to a Dual agency relationship, Buyer(s) may give up the opportunity to purchase properties listed by the broker.

