205 E. Morrissey Drive, Elkhorn, WI

Available: 5,000-20,000 SF



FOR LEASE: Newly Constructed High-Image Industrial Facility

AVAILABLE: 5,000-20,000 SF

OFFICE: 650 SF per Unit

CONSTRUCTION: Precast

PARKING: 1.4 per 1,000 SF

YEAR BUILT: 2025

CEILING HEIGHT: 22'

POWER: 200 Amps, 240V 3-Phase per Unit

LOADING: 1 Drive-In Door (12'x14') per Unit

1 Truck Dock per Unit

SPRINKLERED: YES

ZONING: M-2 General Manufacturing District

LEASE RATE: \$12.00 PSF NNN



SCAN FOR LISTING





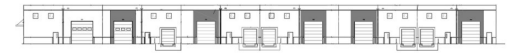
Daniel Benassi, SIOR Managing Broker

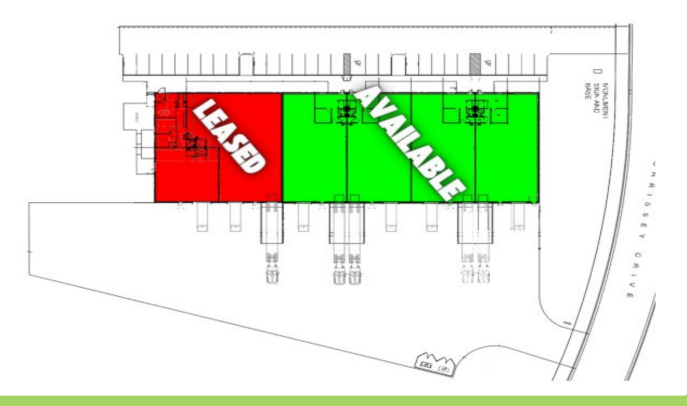
Elisabeth Lazzara 847-602-0503 elazzara@entrecommercial.com Mike DeSerto
224-588-3026
mdeserto@entrecommercial.com

FRONT ENTRANCE SIDE



TRUCK & LOADING SIDE





Unit Highlights









High-Image, Newly Constructed Industrial Building Paved Outside Storage Available High Clear Height 1 DID (12'x14') 1 Exterior Dock Per Unit



Daniel Benassi, SIOR Managing Broker Elisabeth Lazzara 847-602-0503 elazzara@entrecommercial.com Mike DeSerto 224-588-3026 mdeserto@entrecommercial.com



205 E. Morrissey Drive, Elkhorn, WI



Located 1 Minute
Off Interstate 43



Walworth County Taxes



Professional Business
Park Setting



BROKER DISCLOSURE TO NON-RESIDENTIAL CUSTOMERS

Wisconsin law requires all real estate licensees to give the following information about brokerage services to prospective customers.

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

BROKER DISCLOSURE TO CUSTOMERS

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

- The duty to provide brokerage services to you fairly and honestly.
- The duty to exercise reasonable skill and care in providing brokerage services to you.
- The duty to provide you with accurate information about market conditions within a reasonable time if you request it, unless disclosure of the information is prohibited by law.
- The duty to disclose to you in writing certain Material Adverse Facts about a property, unless disclosure of the information is prohibited by law (see "Definition of Material Adverse Facts" below).
- The duty to protect your confidentiality. Unless the law requires it, the Firm and its Agents will not disclose your confidential information or the confidential information of other parties (see "Confidentiality Notice To Customers" below).
- The duty to safeguard trust funds and other property held by the Firm or its Agents.
- The duty, when negotiating, to present contract proposals in an objective and unbiased manner and disclose the advantages and disadvantages of the proposals.

Please review this information carefully. An agent of the Firm can answer your questions about brokerage services, but if you need legal advice, tax advice, or a professional property inspection, contact an attorney, tax advisor, or property inspector.

This disclosure is required by section §452.135 of the Wisconsin statutes and is for information only. It is a plain-language summary of a broker's duties to a customer under section §452.133 (1) of the Wisconsin statutes.

CONFIDENTIALITY NOTICE TO CUSTOMERS

The Firm and its Agents will keep confidential any information given to the Firm or its Agents in confidence, or any information obtained by the Firm or its Agents that a reasonable person would want to be kept confidential, unless the information must be disclosed by law or you authorize the Firm to disclose particular information. The Firm and its Agents shall continue to keep the information confidential after the Firm is no longer providing brokerage services to you.

The following information is required to be disclosed by law:

- 1. Material Adverse Facts, as defined in section § 452.01 (5g) of the Wisconsin statues (see "definition of material adverse facts" below).
- 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.

To ensure that the Firm and its Agents is aware of what specific information you consider confidential, you may list that information below or provide that information to the Firm or its Agents by other means. At a later time, you may also provide the Firm or its Agents with other information that you consider to be confidential.

CONFIDENTIAL INFORMATION:
NON-CONFIDENTIAL INFORMATION: (The following information may bedisclosed by the Firm and its Agents):

(INSERT INFORMATION YOU AUTHORIZE TO BE DISCLOSED SUCH AS FINANCIAL QUALIFICATION INFORMATION)

SEX OFFENDER REGISTRY

Notice: You may obtain information about the sex offender registry and persons registered with the registry by contacting the Wisconsin Department of Corrections on the Internet at http://www.doc.wi.gov/ or by phone at 608-240-5830.

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 significance, or that is generally recognized by a competent licensee as being of such significance to a reasonable party, that it affects or would affect the party's decision to enter into a contract or agreement concerning a transaction 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 (1e) as a condition or occurrence that a competent licensee generally recognizes will significantly and adversely affect the value of the property, significantly reduce the structural integrity of improvements to real estate, or present a significant health risk to occupants of the property; or information that indicates that a party to a transaction is not able to or does not intend to meet his or her obligations under a contract or agreement made concerning the transaction.

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

