6th Ave. & Sable Blvd., Aurora, CO 80011

FOR LEASE





PROPERTY DESCRIPTION

Retail/Office End Caps/Event Center

PROPERTY HIGHLIGHTS

- Join Event Center, DaVita, DMV, Compare grocery, 3 AM Snacks, restaurants and school
- Easy access and visibility to I-225, 6th Ave. and Sable Blvd.
- 2.3 miles to Fitzsimons/Anschutz Medical
- Walking distance to Light Rail Abilene Station
- Ample parking
- Monument signs on 6th Ave. and Sable Blvd.
- Local ownership/management



CHARLES NUSBAUM

Antonoff & Co. Brokerage, Inc. CO #EA040028301 303.454.5420

cnusbaum@antonoff.com



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LEASE INFORMATION

Lease Type:	NNN (\$9.37 SF/YR)	Lease Term:	Negotiable
Total Space:	1,766 - 16,420 SF	Lease Rate:	\$20.00 - \$25.00 SF/YR

AVAILABLE SPACES

TENANT SIZE (SF) LEASE TYPE LEASE RATE DESCRIPTION **SUITE**

411 Sable Blvd.	Available	16,420 SF	NNN	Negotiable	Take over Turn-key Event Center - upgraded partitions, sound and video, decor and lobby
519 Sable Blvd.	Available	1,766 SF	NNN	Negotiable	Retail (former Boost Mobile), end cap, northern and western exposure/signage. Two walls of glass and two sign opportunities.
14311 E. 4th Ave.	Available	2,800 SF	NNN	Negotiable	End cap space with 2 restrooms, laundry hook-up, and flexible floor plan with 2 offices and large open room. Just steps west of Driving school and DMV.

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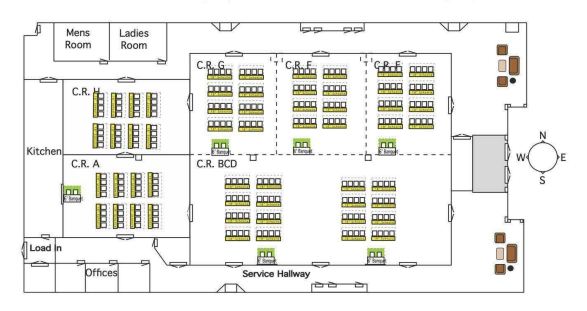
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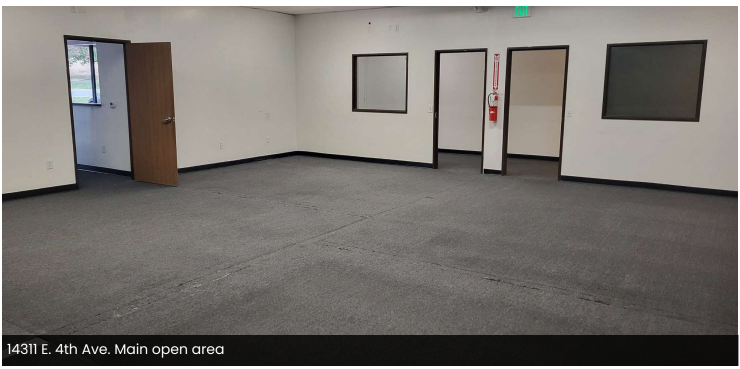


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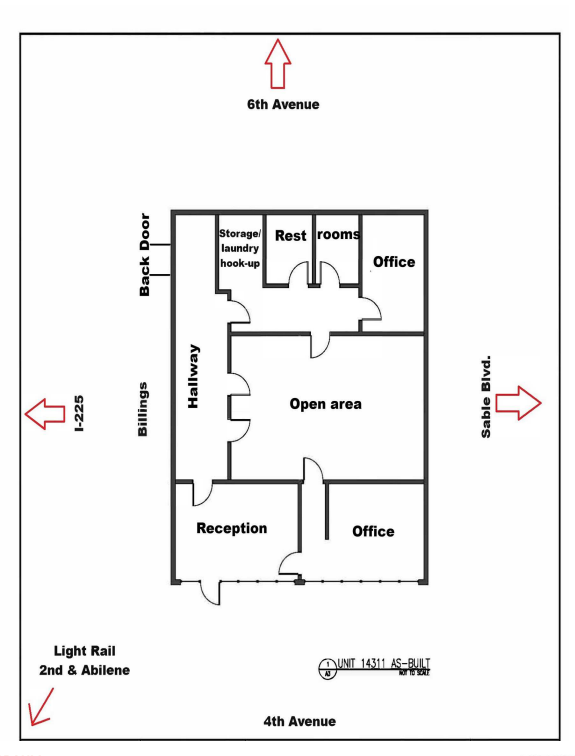
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FOR LEASE



	1 MILE	3 MILE	5 MILE
2024 Total Population	19,429	162,037	398,007
2024 Average Household Income	\$58,281	\$58,370	\$66,689
Businesses	976	11,731	21,172
Employees	13,300	69,287	157,200
TRAFFIC COUNTS			
E. 6th Ave. E of I-225			46,254/vpd
E. 6th Ave. E of Billings St.			38,978/vpd
E. 6th Ave. E of Dillion Way			38,200/vpd

^{*} Demographics provided by CoStar

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The printed portions of this form, except differentiated additions, have been approved by the Colorado Real Estate Commission. (TD20-10-19) (Mandatory 1-20)

DIFFERENT BROKERAGE RELATIONSHIPS ARE AVAILABLE WHICH INCLUDE LANDLORD AGENCY, TENANT AGENCY OR TRANSACTION-BROKERAGE.

BROKERAGE DISCLOSURE TO TENANT

DEFINITIONS OF WORKING RELATIONSHIPS

For purposes of this document, landlord includes sublandlord and tenant includes subtenant.

Landlord's Agent: A landlord's a gent works solely on behalf of the landlord to promote the interests of the landlord with the utmost good faith, loyalty and fidelity. The agent negotiates on behalf of and acts as an advocate for the landlord. The land lord's agent must disclose to potential tenants all adverse material facts actually known by the landlord's agent about the property. A separate written listing a greement is required which sets forth the duties and obligations of the broker and the landlord.

Tenant's Agent: A tenant's agent works solely on behalf of the tenant to promote the interests of the tenant with the utmost good faith, loyalty and fidelity. The agent negotiates on behalf of and acts as an advocate for the tenant. The tenant's agent must disclose to potential landlords all adverse material facts actually known by the tenant's agent, including the tenant's financial ability to perform the terms of the transaction and, if a residential property, whether the tenant intends to occupy the property. A separate written tenant agency agreement is required which sets forth the duties and obligations of the broker and the tenant.

Transaction-Broker: A transaction-broker assists the tenant or landlord or both throughout a real estate transaction by performing terms of any written or oral agreement, fully informing the parties, presenting all offers and assisting the parties with any contracts, including the closing of the transaction, without being an agent or advocate for any of the parties. A transaction-broker must use reasonable skill and care in the performance of any oral or written a greement, and must make the same disclosures as agents about all adverse material facts actually known by the transaction-broker concerning a property or a tenant's financial ability to perform the terms of a transaction and, if a residential property, whether the tenant intends to occupy the property. No written agreement is required.

Customer: A customer is a party to a real estate transaction with whom the broker has no brokerage relationship because such party has not engaged or employed the broker, either as the party's a gent or as the party's transaction-broker.

RELATIONSHIP BETWEEN BROKER AND TENANT

Broker and Tenant referenced below have NOT entered into a tenant agency a greement. The working relationship specified below is for a specific property described as:

6th Ave. & Sable Blvd. Plaza, 6th & Sable Blvd., Aurora, CO 80011

or real estate which substantially meets the following requirements:

Tenant understands that Tenant is not liable for Broker's acts or omissions that have not been approved, directed, or ratified by Tenant.

CHECK ONE BOX ONLY:

Multiple-Person Firm. Broker, referenced below, is designated by Brokerage Firm to serve as Broker. If more than one individual is so designated, then references in this document to Broker shall include all persons so designated, including substitute or additional brokers. The brokerage relationship exists only with Broker and does not extend to the employing broker, Brokerage Firm or to any other brokers employed or engaged by Brokerage Firm who are not so designated.

One-Person Firm. If Broker is a real estate brokerage firm with only one licensed natural person, then any references to Broker or Brokerage Firm mean both the licensed natural person and brokerage firm who shall serve as Broker.

CHECK ONE BOX ONLY:		
to perform the following list	of tasks: 🗹 Show the prem	ord's transaction-broker and Tenant is a customer. Broker intends ises Prepare and Convey written offers, counteroffers and e agent or transaction-broker of Tenant.
or landlord's transaction-broke	r, Tenant is a customer. When	erage for Other Properties. When Broker is the landlord's agent a Broker is not the landlord's agent or landlord's transaction-broker, tion. Broker is not the agent of Tenant.
O Transaction-Brokerage of Tenant.	Only. Broker is a transaction-l	broker assisting the Tenant in the transaction. Broker is <u>not</u> the a gent
supervising broker or designee	for the purpose of proper supe	o Broker's disclosure of Tenant's confidential information to the ervision, provided such supervising broker or designee shall not or use such information to the detriment of Tenant.
THIS IS NOT A CONTRACT	ĉ .	
If this is a residential transaction	n, the following provision app	plies:
MEGAN'S LAW. If the prese must contact local law enforcer		ler is a matter of concern to Tenant, Tenant understands that Tenant ning such information.
TENANT ACKNOWLEDGMI	ENT:	
Tenant acknowledges receipt o	f this document on	
Tenant		Tenant
Tenant		Tenant
BROKER ACKNOWLEDGM	ENT:	
On	, Broker provided	(Tenant) with this or Broker's records.
Brokerage Firm's Name:	A	ntonoff & Co. Brokerage Inc.
Charles Nusbaum	01/29/2025	
Broker Antonoff & Co. Brokerage, Inc. By Charles Nusbaum		