SPRINGFIELD, OR

\$629,000 \$575,000

3,534 S.F.

0.29 ACRE LOT







#### **RETAIL AUTOMOTIVE SERVICE SHOP**

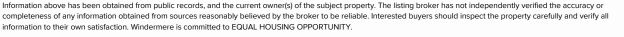
HIGH VISIBILITY CORNER LOCATION

CONTACT

MATT HILTON

Cell: 541.521.8499

MattHilton@windermere.com Licensed in the State of Oregon





SPRINGFIELD, OR

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0.29 ACRE LOT











#### **RETAIL AUTOMOTIVE SERVICE SHOP**

#### HIGH VISIBILITY CORNER LOCATION

This 3,534 s.f. retail automotive service shop, operated previously as a tire shop and a muffler shop, offers high traffic counts (23,300 VPD) and 110 feet of Main St frontage. Featuring 5 roll-up doors with lifts at each station, and the option to purchase equipment in addition to the building, this is a turnkey opportunity for an auto-related business. Situated on a 0.29-acre corner lot with parking on two sides and additional fenced yard space behind the building.

# HIGHLIGHTS

- High-visibility corner location
- 5 roll-up doors
- Turn-key for automotive service use
- 23,300 vehicles per day

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# **AERIAL VIEW / IMPROVEMENTS**





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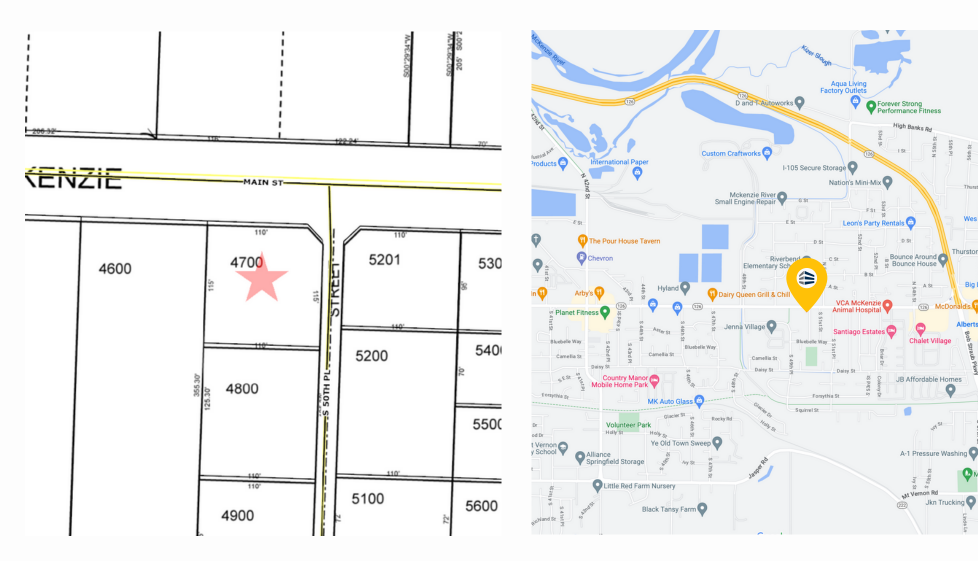
0.29 ACRE LOT





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# **MAPS**



SPRINGFIELD, OR

\$629,000 **\$575,000** 3,534 S.F.

0.29 ACRE LOT



# **LOCATION / ZONING**

#### LOCATION

Located in the Willamette Valley and between the McKenzie and Willamette rivers, Springfield is a thriving city with around 62,000 residents. Adjacent to its sister city of Eugene, Springfield serves as the gateway to the McKenzie River valley, leading to the Cascade Mountains.

Springfield offers a mix of urban convenience and outdoor attractions. The city boasts a strong sense of community, a vibrant & growing downtown Main St, and access to natural amenities that nature enthusiasts will appreciate, such as nearby parks, rivers, and hiking trails.



While downtown Springfield provides its own energetic mix of dining options, shopping, and cultural venues, its close proximity to Eugene ensures even more access to metropolitan amenities while maintaining its unique identity as a city where community, nature, and urban living seamlessly come together.

#### **ZONING**

**CC - Community Commercial** (Springfield Code – 3.2.300 – Commercial Districts)

- "This district is intended to provide opportunities for sites to provide for a wide range of retail sales, retail service, and professional office uses."
- See Springfield Code "Table 3.2.320 Permitted Uses" for allowed uses in CC zoning.





# **EXTERIOR PHOTOS**











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0.29 ACRE LOT





# **EXTERIOR PHOTOS**











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3,534 S.F.

0.29 ACRE LOT





# **INTERIOR - OFFICE**











3,534 S.F.

0.29 ACRE LOT

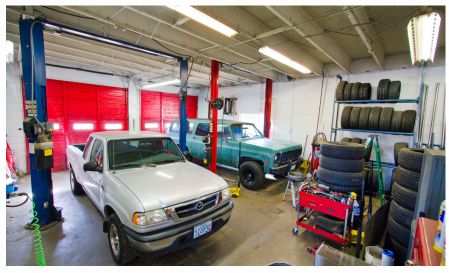




#### **INTERIOR - SHOP**







# **MATT HILTON**

COMMERCIAL BROKER WINDERMERE COMMERCIAL REAL ESTATE

 ${\bf Matt Hilton@windermere.com}$ 

Cell: 541.521.8499

Licensed in the State of Oregon

matthilton.withwre.com



SPRINGFIELD, OR

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0.29 ACRE LOT

FOR SALE



#### INITIAL AGENCY DISCLOSURE



Under Oregon law, a Buyer's Agent may show properties in which the buyer is interested to other prospective buyers without

Unless agreed to in writing, an agent has no duty to investigate matters that are outside the scope of the agent's expertise, including but not limited to investigation of the condition of property, the legal status of the title or the seller's past conformance

#### Duties and Responsibilities of an Agent Who Represents More than One Client in a Transaction

One agent may represent both the seller and the buyer in the same transaction, or multiple buyers who want to purchase the same property, only under a written "Disclosed Limited Agency Agreement" signed by the seller and buyer(s)

Disclosed Limited Agents have the following duties to their clients:

- To the seller, the duties listed above for a seller's agent; and
- To the buver, the duties listed above for a buyer's agent
- To both buyer and seller, except with express written permission of the respective person, the duty not to disclose to
  - That the seller will accept a price lower or terms less favorable than the listing price or terms;
  - That the buyer will pay a price greater or terms more favorable than the offering price or terms; or
    Confidential information as defined above.

Unless agreed to in writing, an agent has no duty to investigate matters that are outside the scope of the agent's expertise

When different agents associated with the same Principal Broker (a real estate agent who supervises other agents) establish agency relationships with different parties to the same transaction, only the Principal Broker will act as a Disclosed Limited Agent for both buyer and seller. If applicable, see Disclosed Limited Agency Agreement for identification of Disclosed Limited Agent. The other agents continue to represent only the party with whom the agents have already established an agency relationship unless all parties agree otherwise in writing. The Principal Broker and agents representing either seller or buyer shall owe the following duties to the

- To disclose a conflict of interest in writing to all parties:
- To take no action that is adverse or detrimental to either party's interest in the transaction; and To obey the lawful instruction of both parties.

No matter whom they represent, an agent must disclose information the agent knows or should know that failure to disclose

You are encouraged to discuss the above information with the agent delivering this pamphlet to you. If you intend for that agent, or any other Oregon agent, to represent you as a Seller's Agent, Buyer's Agent, or Disclosed Limited Agent, you should have a specific discussion with the agent about the nature and scope of the agency relationship. Whether you are a buyer or seller, you cannot make an agent your agent without the agent's knowledge and consent, and an agent can make you their client without your knowledge and consent.

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information to their own satisfaction. Windermere is committed to FQLIAL HOLISING OPPORTUNITY

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#### A Seller's Agent owes the seller the following affirmative duties

- To exercise reasonable care and diligence;
- To account in a timely manner for money and property received from or on behalf of the seller;
- To be loyal to the seller by not taking action that is adverse or detrimental to the seller's interest in a transaction;
  To disclose in a timely manner to the seller any conflict of interest, existing or contemplated;
- To advise the seller to seek expert advice on matters related to the transactions that are beyond the agent's expertise;
  To maintain confidential information from or about the seller except under subpoena or court order, even after termination from the confidential information from the court order.
- of the agency relationship; and Unless agreed otherwise in writing, to make a continuous, good faith effort to find a buyer for the property, except that a Seller's Agent is not required to seek additional offers to purchase the property while the property is subject to a contract

None of the above affirmative duties of an agent may be waived, except #7. The affirmative duty listed in #7 can only be waived by written agreement between seller and agent.

Under Oregon law, a Seller's Agent may show properties owned by another seller to a prospective buyer and may list competing properties for sale without breaching any affirmative duty to the seller

Unless agreed to in writing, an agent has no duty to investigate matters that are outside the scope of the agent's expertise, including but not limited to investigation of the condition of property, the legal status of the title or the seller's past conformance with

#### Duties and Responsibilities of Buyer's Agent

An agent, other than the Seller's Agent, may agree to act as the Buyer's Agent only. The Buyer's Agent is not representing the seller. even if the Buyer's Agent is receiving compensation for services rendered, either in full or in part, from the seller or through the Seller's Agent

An agent who represents only the buyer owes the following affirmative duties to the buyer, the other parties and the other parties agents involved in a real estate transaction:

- To deal honestly and in good faith:
- To present all written offers, notices and other communications to and from the parties in a timely manner without regard to whether the property is subject to a contract for sale or the buyer is already a party to a contract to purchase; and
- To disclose material facts known by the agent and not apparent or readily ascertainable to a party.

#### A Buyer's Agent owes the buyer the following affirmative duties

- To evercise reasonable care and diligence:
- To account in a timely manner for money and property received from or on behalf of the buyer;
- To be loval to the buyer by not taking action that is adverse or detrimental to the buyer's interest in a transaction: To disclose in a timely manner to the buyer any conflict of interest, existing or contemplated;
- To advise the buyer to seek expert advice on matters related to the transaction that are beyond the agent's expertise:
- To maintain confidential information from or about the buyer except under subpoena or court order, even after termination of the agency relationship; and
- Unless agreed otherwise in writing, to make a continuous, good faith effort to find property for the buyer, except that a buyer's agent is not required to seek additional properties for the buyer while the buyer is subject to a contract for

None of these affirmative duties of an agent may be waived, except #7. The affirmative duty listed in #7 can only be waived by written agreement between buyer and agent.

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