

FOR SALE

One of the last vacant lots in the city of San Mateo. Flexible zoning allows for endless possibilities including housing, office, retail.

2 W 3RD AVENUE

San Mateo, CA 94402



2 W 3RD AVENUE

Building	2 W 3rd Ave San Mateo, CA
Lot Square Ft.	± 11,492 SF
Zoning	E-2 Executive Office / R5 High-Density Housing
Purchase Price	\$4,950,000

HIGHLIGHTS

- √ 3 points of access which make it ideal for development
- √ Height limit of 55 ft. by right
- ✓ Perfect opportunity to use a density bonus to increase the scale of the project
- √ ½ mile from Caltrans
- √ Immediate access to all of the bars, restaurants, and activities of Downtown San Mateo
- √ Average household income of \$124,842 in the surrounding area



Starboard CRE as an exclusive advisor is proud to present to the market 2 W 3rd Avenue in San Mateo, CA. It is one of the last vacant lots in the city of San Mateo right outside the downtown corridor. Located ½ Mile from Caltrans, it is ideal for development. Flexible zoning allows for endless possibilities including housing, office, retail.

Schedule a Private Tour

E: craig@starboardnet.com

2 W 3rd Avenue Images



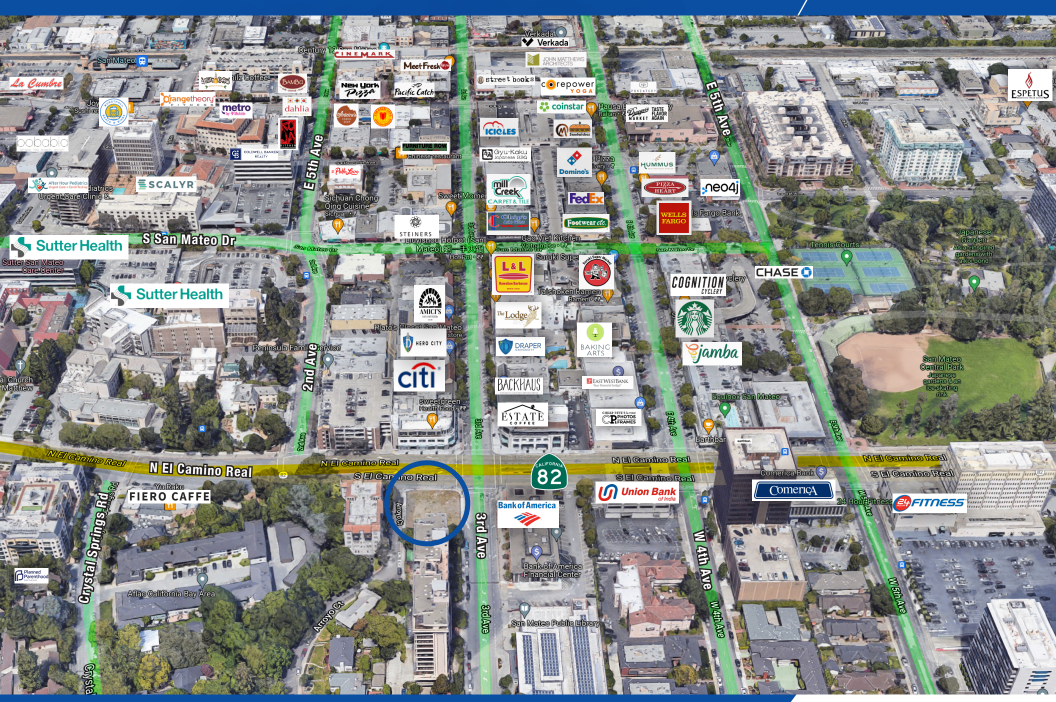






2 W 3rd Avenue Points of Interest

FOR SALE



2 W 3rd Avenue Micro Points of Interest

FOR SALE

- 1 FIERO CAFFE
- 2 BANK OF AMERICA
- 3 UNION BANK
- 4 SWEETGREEN
- 5 CITIBANK

- 6 PLATO'S CLOSET SAN MATEO
- NI-MO JAPANESE CUISINE
- 8 U.S. BANK BRANCH
- 9 ESTATE COFFEE
- 10 BAKING ARTS

- 11 GOLDEN MOON GALLERY
- 12 BACKHAUS
- 13 FOREIGNER
- 14 GALATI JEWELERS
- 15 EAST WEST BANK



Confidentiality Agreement

CONFIDENTIAL OFFERING MEMORANDUM & DISCLAIMER

Confidential Offering Memorandum & Disclaimer This Confidential Offering Memorandum ("Memorandum") has been prepared and presented to the recipient (the "Recipient") by Starboard Commercial Real Estate ("Starboard") as part of Starboard' efforts to market for sale the real property located at 2 W 3rd Avenue San Mateo, CA 94402 (the "Property"). Starboard is the exclusive agent and broker for the owner(s) of the Property (the "Owner"). Starboard is providing this Memorandum and the material contained in it to the Recipient solely to assist the Recipient in determining whether the Recipient is interested in potentially purchasing all or part of the Property. Starboard also is providing this Memorandum and the material in it to the Recipient with the understanding that the Recipient will independently investigate those matters that it deems necessary and appropriate to evaluate the Property and that the Recipient will rely only on its own investigation, and not on Starboard, the Owner or this Memorandum, in determining whether to purchase the Property. The Recipient's use of this Memorandum and the material in it is strictly governed by the terms and conditions of the Registration and Confidentiality Agreement that the Recipient previously executed and delivered to Starboard.

Starboard, the Owner and their respective agents, employees, representatives, property managers, officers, directors, shareholders, members, managers, partners, joint ventures, corporate parents or controlling entities, subsidiaries, affiliates, assigns and predecessors and successors-in-interest make no representations or warranties about the accuracy, correctness or completeness of the information contained in this Memorandum. The Recipient is urged not to rely on the information contained in this Memorandum and to make an independent investigation of all matters relating to the Property. This Memorandum includes statements and estimates provided by or to Starboard and/or the Owner regarding the Property. Those statements and estimates may or may not be accurate, correct or complete. Nothing contained in this Memorandum should be construed as a representation or warranty about the accuracy, correctness or completeness of such statements and estimates. Further, nothing contained in this Memorandum should be construed as a representation or warranty about any aspect of the Property, including, without limitation, the Property's (1) past, current or future performance, income, uses or occupancy, (2) past, current or prospective tenants, (3) physical condition, (4) compliance or noncompliance with any permit, license, law, regulation, rule, guideline or ordinance, or (5) appropriateness for any particular purpose, investment, use or occupancy. Again, the Recipient is urged not to rely on this Memorandum and the statements and estimates in it and to make an independent investigation regarding the Property and the statements and estimates contained herein.

This Memorandum may include statements regarding, references to, or summaries of, the nature, scope or content of contracts and/or other documents relating to the Property. Those statements, references or summaries may or may not be accurate, correct or complete. Additionally, Starboard may not have referenced or included summaries of each and every contract and/or other document that the Recipient might determine is relevant to its evaluation of the Property. Nothing contained in this Memorandum should be construed as a representation or warranty about the accuracy, correctness or completeness of such statements, representations or summaries. On request and as available, and subject to the Owner's consent, Starboard will provide the Recipient with copies of all referenced contracts and other documents. Starboard assumes no obligation to supplement or modify the information contained in this Memorandum to reflect events or conditions occurring on or after the date of its preparation of this Memorandum. This Memorandum does not constitute an offer to sell, or a solicitation of an offer to buy, an interest in the Property. Nothing contained in this Memorandum may be construed to constitute legal or tax advice to a Recipient concerning the Property.

More detailed information regarding the anticipated terms, conditions and timing of any offering by the Owner relating to the Property will be provided in due course by separate communication. Starboard and/or the Owner reserve the right to engage at any time in discussions or negotiations with one or more recipients of this Memorandum and/or other prospective purchasers of the Property without notice or other obligation to the Recipient. The Owner reserves the right to change the terms of any offering relating to the Property or to terminate without notice that offering. The Owner also reserves the right to operate the Property in its sole and absolute discretion prior to the completion of any sale of the Property. Starboard reserves the right to require the return of this Memorandum and the material in it any other material provided by Starboard to the Recipient at any time. Acceptance of this Memorandum by the Recipient constitutes acceptance of the terms and conditions outlined above.





Unique Vision

We see what others miss

Local Market Leader

No one knows Northern California like we do **Full Service Firm**

We do it all

CRAIG HANSSON Vice President CALL 415-710-7768 CA BRE# 01841643 Since 1991, Starboard CRE has organically cultivated substantial relationships with investors, tenants, developers, architects, and accountants throughout the San Francisco-Bay Area. Locally based, Starboard agents are positioned to distinguish the San Francisco real estate market like no other, knowing the ins and outs of the city and having access to networks of more than 2,000 buildings and over 100 million square feet of space. Through these networks and unique inside knowledge, Starboard CRE makes it achievable to assist buyers quickly in finding their ideal space in one of the most unique real estate markets in the world.



