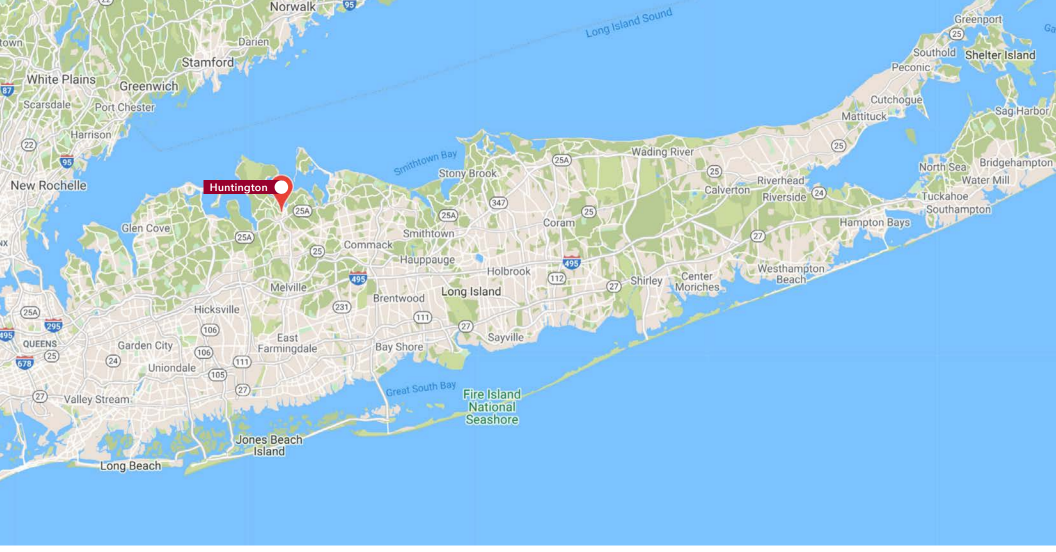
214 WALL STREET HUNTINGTON, NY

MEDICAL OFFICE BUILDING









FOR MORE INFORMATION PLEASE CONTACT:

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RADNET OVERVIEW





The leader in quality imaging, RadNet has more than \$1.1 billion in annual revenue.

RadNet is uniquely positioned to deliver quality, value, and access in the 21st-century medical landscape. Their approach aligns all stakeholders—patients, providers, payors, and regulators—to achieve the best clinical outcomes.

Healthcare in the 21st century is not always simple, but Radnet's know-how turns complications into solutions. Radnet is the only imaging center that can align varied resources—technology, medical research, clinical experts, payment issues—so that the patients and providers can focus on what's important: care.

RADNET'S STATS

- Founded in 1984 Over 35 years of leading the imaging industry, quadrupled size of since 2006.
- All Mid Rockland Imaging Partners leases contain a corporate guaranty from RadNet (NASDAQ: RDNT).
- **7,100 employees, 332 imaging centers** Largest in the country.
- **7 million** Outpatient imaging procedures annually.
- 332 Total number of imaging centers across the U.S.
- **92%** Patient satisfaction rating for 2019.
- Regional networks in New Jersey, New York, Delaware, Maryland, California, and Florida.

HUNTINGTON



EXECUTIVE SUMMARY

Lee & Associates NYC is pleased to present for exclusive sale a multi-tenant medical office property located in Long Island, New York (the "Property"). The Property offers investors a rare opportunity to acquire a superior quality medical asset anchored by RadNet, a 36 year old publicly traded company.

The Property is anchored by Mid Rockland Imaging Partners, with the balance leased to another medical professional. Mid Rockland Imaging Partners is a subsidiary of RadNet (Nasdaq: RDNT), a leading national radiology provider with 332 imaging centers across the United States. Founded in 1984, RadNet is the largest national provider of medical imaging and radiology services in the country and has more than \$1.1 billion in annual revenue.

Nassau and Suffolk Counties are large suburban counties, occupying the eastern portion of Long Island in New York. A combined 2.8 million people live in Nassau and Suffolk Counties, where the largest employer has been Northwell Health for almost a decade. Healthcare is the largest employment sector in both Nassau and Suffolk Counties, and other major healthcare employers include Catholic Health Services and Winthrop University Hospital. The median income for 2019 in Nassau County was \$118,435 and in Suffolk County was \$106,228.

PROPERTY HIGHLIGHTS

- Seven years remaining on the Mid Rockland Imaging Partners leases
- Over 19,000 Square feet, with 100% occupancy
- Both leases have 3% annual increases
- Long Island demographics show a wealthy and aging population, increasing the demand for medical imaging services



PRINCIPAL REGISTRATION AND CONFIDENTIALITY AGREEMENT

THIS REGISTRATION AND CONFIDENTIALITY AGREEMENT (this "Agreemen	nt"), made effective as of
theday of, 2023, by and between LEE & ASSOCIATES NYC LI	LC as exclusive agent of
the Seller of the Property (as hereinafter defined "Seller"), and	(1), a
⁽²⁾ , whose address is	⁽³⁾ , ("Principal"), is
to, among other things, assure the protection and preservation of the confidential and	or proprietary nature of
information to be disclosed or made available to Principal by Seller, or Lee & Associa	ates NYC relating to the
potential purchase and sale of the real property commonly known as 214 Wall Stree	et, Huntington, NY (the
"Property")	

NOW, THEREFORE, for good and valuable consideration, the parties hereto, for themselves, or for any corporation, partnership, association, joint stock company, limited liability company, limited liability partnership, or trust directly or indirectly controlling, controlled by or under common control of such party, or any employee, servant, agent of such party (all the foregoing being hereinafter collectively referred to as Principal's "Affiliates"), agree as follows:

1. Registration and Compensation. By execution below, Principal hereby registers its interest in the potential purchase of the Property and acknowledges receipt of the materials included in the offering package pertaining to the Property prepared by Lee & Associates NYC and delivered herewith (the "Offering Package").

Principal hereby agrees that, notwithstanding anything herein or any other agreement or principle of law or equity to the contrary, in no event shall Seller and/or Lee & Associates NYC be liable or responsible to pay, or cause to be paid, to any real estate broker, finder, consultant, agent or any other similar party (such parties being hereinafter collectively referred to as the "Broker") any compensation whatsoever including, without limitation, any brokerage commission (or similar charge). Principal hereby agrees to defend, indemnify and hold harmless Seller and Lee & Associates from and against any and all claims, demands, or causes of action or other liability, cost or expense, including attorneys' fees and disbursements, arising from, relating to or pertaining to any compensation (including any brokerage commission or similar charge) sought by any Broker and for which Seller and/or Lee & Associates is, or is alleged to be, liable or responsible for in connection with the purchase by and/or sale to Principal of the Property.

- **2. Scope.** For purposes of this Agreement, the "Proprietary Information" shall mean any and all information disclosed relating to the Property, the documents and information included in the Offering Package of which this Agreement is a part, or any other oral, written, graphical, and electronic information disclosed to the Principal or any of its Affiliates (the Principal and its Affiliates shall hereinafter sometimes be referred to as the "Recipient") by Seller or any agent of Seller (including, without limitation, Lee & Associates NYC).
- 3. Limitation. The term "Proprietary Information" does not include information which: (a) has been or may in the future be published, or is now or may in the future be otherwise, in the public domain through no fault of the Recipient; (b) prior to disclosure pursuant to this Agreement is properly within the legitimate possession of the Recipient; (c) subsequent to disclosure pursuant to this Agreement, is lawfully received from a third party having rights in the information without restriction of the third party's right to disseminate the information and without notice of any restriction against its further disclosure; (d) is independently developed by the Recipient through parties who have not had, either directly or indirectly, access to or knowledge of such Proprietary Information; (e) is approved for disclosure by prior written consent of an authorized signatory of Seller; or (f) is obligated to be produced by law, under order of a court of competent jurisdiction or other similar requirement of a governmental agency, so long as the Recipient required to disclose such information provides Seller with prior written notice of any required disclosure pursuant to such law, order or requirement.
- (1) Insert Name
- (2) Insert Type of Entity
- (3) Insert Address

- **4. Use.** Principal agrees to use the Proprietary Information only for the purpose of analyzing whether to deliver an offer to purchase the Property in accordance with the Offering Package. No other rights are implied or granted under this Agreement or by the conveying of the Proprietary Information. Principal agrees that it shall not disclose the Proprietary Information to any party whatsoever except, subject to the terms and conditions of this Agreement, to (a) its employees, officers, and directors or those of its Affiliates, (b) third-parties being utilized to perform investigations or analyze information, so as to advise the Principal with respect to submitting an offer on the Property; or (c) third-parties providing the Principal with financing for purchase of the Property, unless Seller shall have delivered its prior written consent to such disclosure of the Proprietary Information.
- **5. Reproduction.** Proprietary Information supplied is not to be reproduced in any form, without having obtained the prior written consent of Seller (acting through Lee & Associates NYC).
- **6. Duty of Care.** All Proprietary Information shall be retained by the Principal in a secure place with access limited to only such of the Principal's employees (or Affiliates) who need to know such information for purposes of determining whether Principal shall elect to deliver an offer in accordance with the Offering Package.
- **7. Term.** This agreement shall terminate on the earlier to occur of (i) January 31, 2024 or (ii) execution and delivery of a written agreement evidencing the parties' mutual intent to terminate this Agreement. All of the obligations undertaken by each party hereto shall survive and continue after any termination of this Agreement.
- **8. Ownership.** All Proprietary Information, unless otherwise specified in writing, (a) remains the property of Seller, and (b) must be used by the Principal only for the purpose intended. Upon the earlier to occur of (i) termination of this Agreement or (ii) January 31, 2024 all copies of written, recorded, graphical or other tangible Proprietary Information shall be returned to Seller or destroyed.
- **9. Right to Enjoin Disclosure.** The parties acknowledge that a Recipient's unauthorized disclosure or use of Proprietary Information may result in irreparable harm to Seller. Therefore, the parties agree that, in the event of violation or threatened violation of this Agreement, and without limiting any other rights and remedies of Seller, a temporary restraining order and/or an injunction to enjoin disclosure of Proprietary Information may be sought against the Recipient who has breached or threatened to breach this Agreement, and the Recipient who has breached or threatened to breach this Agreement will not raise the defense of an adequate remedy at law.
- 10. "As Is" Sale. By requesting the Offering Package and by executing this Agreement, Principal expressly acknowledges and agrees that Principal is contemplating the purchase of the Property in "AS-IS" condition and "WITH ALL FAULTS" at the date hereof and on the date a definitive purchase and sale agreement is entered into by and between Seller and Principal (if ever), subject to reasonable wear and tear and damage by the elements. The materials and information concerning the Property contained herein and in the Offering Package, and any and all other information provided by Seller or Lee & Associates NYC, their counsel and/or their employees, agents, subsidiaries or affiliates, is based in part upon information and materials obtained from sources deemed reliable, but without any independent verification having been undertaken. Principals must not base their offers upon information disseminated in the Offering Package or otherwise made available to Principal by or on behalf of Seller such as, but not limited to, environmental studies, reports, repair estimates, or other studies, pro forma and financial information that may be provided by the Seller or Lee & Associates NYC, but shall rely solely on their own estimates and studies. No warranty or representation, express or implied, is made by either Seller or Lee & Associates and their employees and agents, as to the accuracy or completeness of any or all such information.
- (1) Insert Name
- (2) Insert Type of Entity
- (3) Insert Address

11. General.

- (a) This Agreement shall be governed by the laws of the State of New York. Any claim arising out of or related to this agreement shall be submitted to binding arbitration conducted by the American Arbitration Association, New York County, pursuant to their rules related to real estate disputes. The parties agree to submit the dispute to three (3) arbitrators chosen pursuant to AAA Rules. This shall be the sole remedy for any resolution of a dispute and the parties consent to the exclusive jurisdiction of the American Arbitration Association. There are no understandings, agreements or representations, express or implied, not specified herein.
- (b) This Agreement represents the entire understanding between the parties as to the subject matter hereof, and the terms of this Agreement supersede the terms of any prior agreements or understandings, written or oral.
- (c) This Agreement may not be amended except in a writing signed by the parties.
- (d) The provisions of this Agreement are to be considered as severable, and in the event that any provision is held to be invalid or unenforceable, the parties intend that the remaining provisions will remain in full force and effect.
- (e) Captions in this Agreement are for ease of reference only and should not be considered in the construction of this Agreement.
- (f) There are no third party beneficiaries to this Agreement.
- (g) Failure by a party to enforce or exercise any provision, right or option contained in this Agreement will not be construed as a present or future waiver of such provision, right or option.
- (h) The existence of this Agreement and the nature of the discussions between the parties may not be disclosed by either party without the prior written consent of the other party.
- (i) For purposes of this Agreement, the purchase and/or sale of the Property shall mean any transaction, including, but not limited to a lease, mortgage or other debt financing or equity financing.

IN WITNESS THEREOF, the parties have executed this Agreement as of the Effective Date stated above.

PRINCIPAL
By: Name:
Title:
Company Name:
Email Address:
LEE & ASSOCIATES NYC LLC
By:
1100.

- (1) Insert Name
- (2) Insert Type of Entity
- (3) Insert Address