FLEX SPACE FOR LEASE Tech Centre 408 Red Cedar Street, Menomonie, WI



- 7,104 sq. ft. space available. Finished mostly as office space.
- Attractive glass/masonry front building.
- One overhead door with opportunity to add loading dock.
- Fiber optic links, data, voice, internet and video services available.
- Valuable access to UW Stout resources.
- Located within a beautifully landscaped high technology park.
- Easy access to major highways.
- Broker owned.
- Lease Rate: \$6.75/sf NNN "As Is".





www.aftrealestate.com

Al Taft: 715.839.1234 Cell: 715.577.3333 altaft@aftrealestate.com

715.839.1234 Cell: 715.308.7777 don@aftrealestate.com

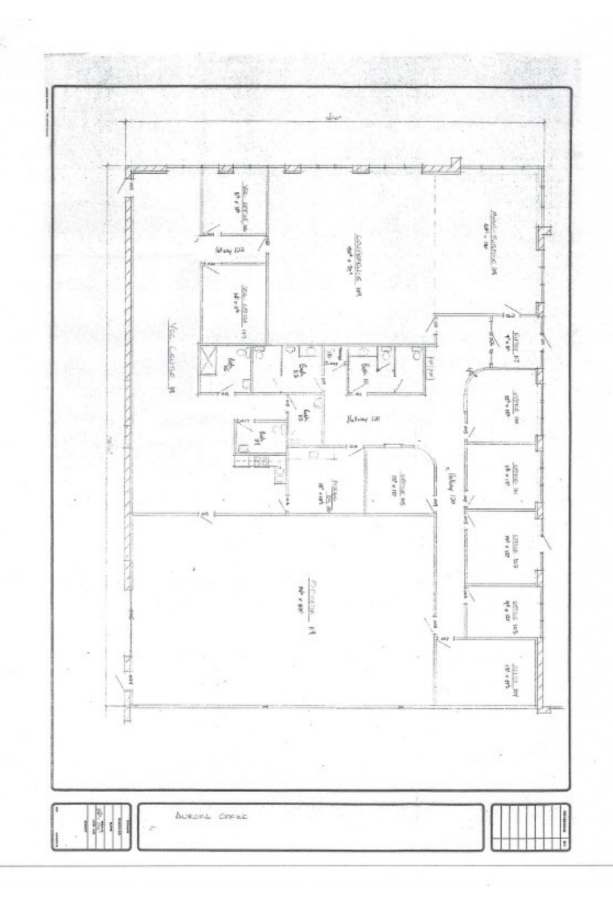
Don Myers:

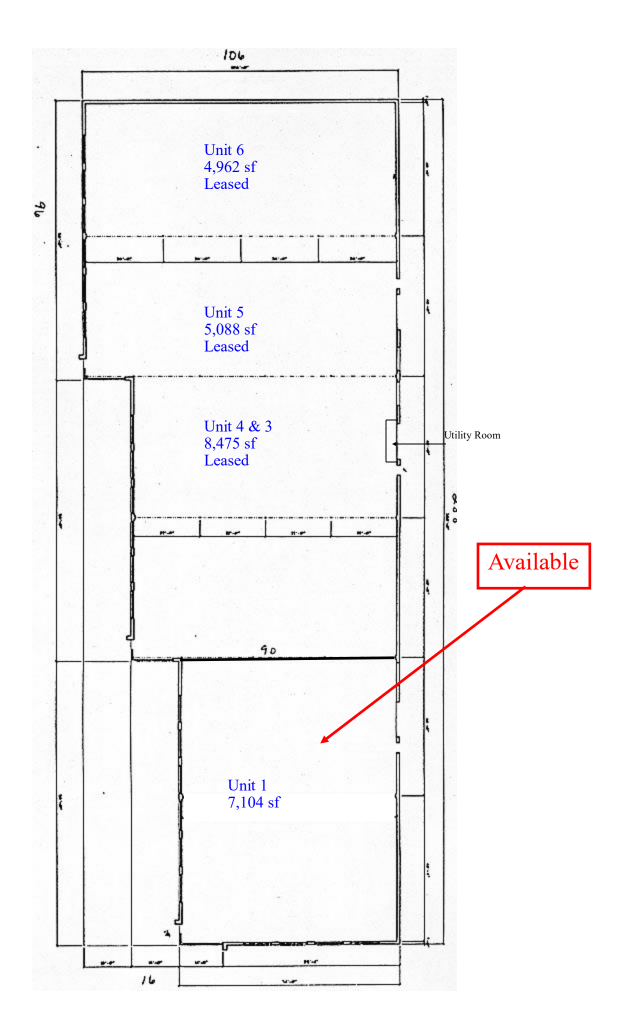
1324 W Clairemont Ave. Ste 4 Eau Claire, WI 54701-6191

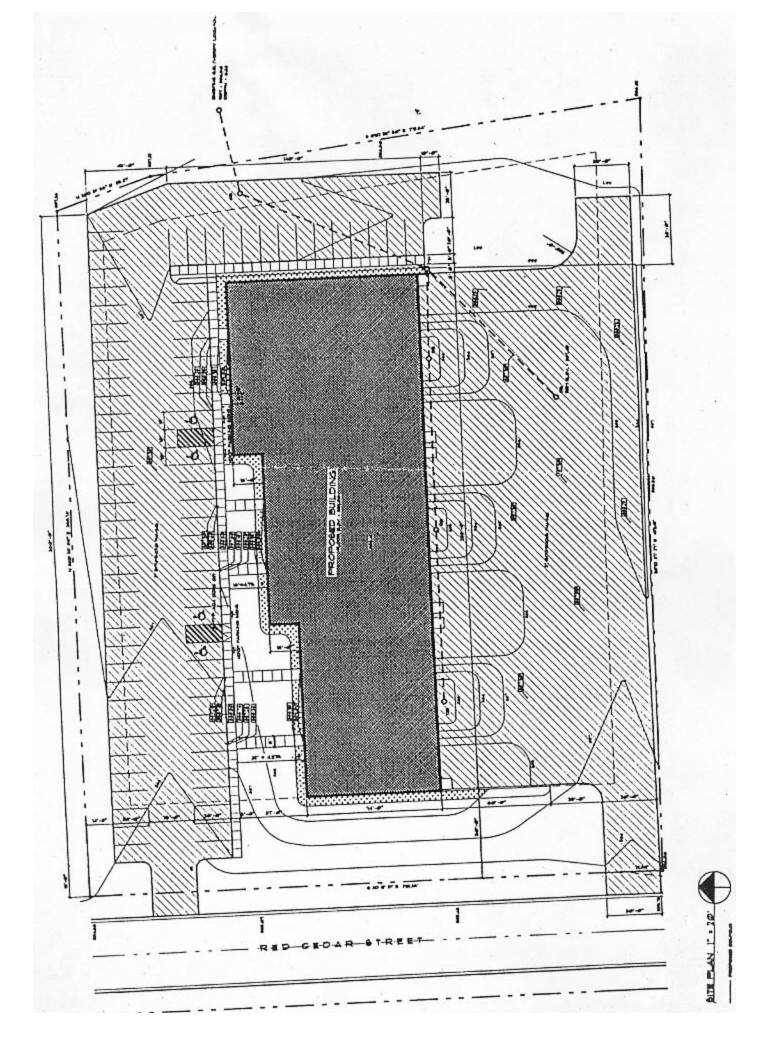












DISCLOSURE OF REAL ESTATE AGENCY - C

THIS	S DISCLOSURE IS BEING PROVIDED BY AFT Real Estate Inc an
	Firm Name A Allen F. Taft/Donald J. Myers WHO ARE WORKING AS: Owner's Agent Duyer's/Tenant's Agent
	Sales Associate
	consin Statute \$ 452.135 requires that brokers provide a written agency disclosure form containing a disclosure of duties owed to all partie
	duties owed to the broker's client, a statement regarding confidentiality and a statement of which party(ies) the broker represents, before
prov	iding brokerage services to a party. This form is being provided to comply with that requirement.
DUT	TIES TO ALL PARTIES Wisconsin Statute section 452.133(1) states that in providing brokerage services to a party to a transaction (includin
	both clients and customers), a broker shall do all of the following:
(a)	Provide brokerage services to all parties to the transaction honestly, fairly and in good faith.
(b)	Diligently exercise reasonable skill and care in providing brokerage services to all parties.
(c)	Disclose to each party all material adverse facts that the broker knows and that the party does not know or cannot discover through
	reasonably vigilant observation, unless the disclosure of a material adverse fact is prohibited by law.
(d)	Keep confidential any information given to the broker in confidence, or any information obtained by the broker that he or she knows reasonable party would want to be kept confidential, unless the information must be disclosed under (c) or Wis. Stats. sec. 452.2
	(information contradicting third party inspection or investigation reports) or is otherwise required by law to be disclosed or the party
	whose interests may be adversely affected by the disclosure specifically authorizes the disclosure of particular confidential information
	A broker shall continue to keep the information confidential after the transaction is complete and after the broker is no longer providi
	brokerage services to the party.
(e)	Provide accurate information about market conditions that affect a transaction, to any party who requests the information, within
(6)	reasonable time of the party's request, unless disclosure of the information is prohibited by law. Account for all property coming into the possession of a broker that belongs to any party within a reasonable time of receiving the proper
(f) (g)	When negotiating on behalf of a party, present contract proposals in an objective and unbiased manner and disclose the advantage
(9)	and disadvantages of the proposals.
DU	TIES TO A CLIENT
-	Wisconsin Statute section 452.133(2) states that in addition to his or her duties under lines 8 to 24, a broker provide
	brokerage services to his or her client shall do all of the following:
(a)	Loyally represent the client's interests by placing the client's interests ahead of the interests of any other party, unless loyalty to a client's interests ahead of the interests of any other party, unless loyalty to a client's interests ahead of the interests of any other party, unless loyalty to a client's interests ahead of the interests of any other party, unless loyalty to a client's interests ahead of the interests of any other party, unless loyalty to a client's interests ahead of the interests of any other party, unless loyalty to a client's interests ahead of the interests of any other party, unless loyalty to a client's interests ahead of the interests of any other party, unless loyalty to a client's interests ahead of the interests of any other party, unless loyalty to a client's interests ahead of the interests of any other party, unless loyalty to a client's interests ahead of the interests of any other party, unless loyalty to a client's interests ahead of the interests of any other party, unless loyalty to a client's interests ahead of the interests of any other party, unless loyalty to a client's interests ahead of the interests of any other party, unless loyalty to a client's interests ahead of the interests of any other party, unless loyalty to a client's interests ahead of the interests ahead
	violates the broker's duties under lines 8 to 24 or Wis. Stats. sec. 452.137(2) (duties to all clients in multiple representation situations).
(b)	Disclose to the client all information known by the broker that is material to the transaction and that is not known by the client discoverable by the client through reasonably vigilant observation, except for confidential information (see lines 14 to 19) and other through reasonable vigilant observation.
	information, the disclosure of which is prohibited by law.
(c)	Fulfill any obligation required by the agency agreement, and any order of the client that is within the scope of the agency agreement
	that are not inconsistent with another duty that the broker has under this chapter or any other law.
CO	INFIDENTIALITY NOTICE TO CLIENTS AND CUSTOMERS
	BROKER IS REQUIRED TO MAINTAIN THE CONFIDENTIALITY OF ALL INFORMATION GIVEN TO THE BROKER IN CONFIDENCE AN
	ALL INFORMATION OBTAINED BY THE BROKER THAT HE OR SHE KNOWS A REASONABLE PARTY WOULD WANT TO BE KER
	IFIDENTIAL, UNLESS THE INFORMATION IS REQUIRED TO BE DISCLOSED BY LAW (SEE LINES 14 TO 19). THE FOLLOWIN
	DRMATION IS REQUIRED TO BE DISCLOSED BY LAW:
1)	MATERIAL ADVERSE FACTS AS DEFINED IN SECTION 452.01(5g) OF THE WISCONSIN STATUTES.
2)	ANY FACTS KNOWN BY THE BROKER THAT CONTRADICT ANY INFORMATION INCLUDED IN A WRITTEN INSPECTION REPORT ON THE PROPERTY OF REAL ESTATE THAT IS THE SUBJECT OF THE TRANSACTION.
то	ENSURE THAT THE BROKER IS AWARE OF WHAT SPECIFIC INFORMATION YOU CONSIDER CONFIDENTIAL, YOU MAY LIST TH
	DRMATION IN THE SPACE BELOW THAT IS MARKED "CONFIDENTIAL INFORMATION" AT A LATER TIME, YOU MAY ALSO PROVID
	BROKER WITH OTHER WRITTEN NOTIFICATION OF WHAT INFORMATION YOU CONSIDER TO BE CONFIDENTIAL.
IF Y	OU WISH TO IDENTIFY SPECIFIC INFORMATION AS CONFIDENTIAL PLEASE COMPLETE THE "CONFIDENTIAL INFORMATION
SEC	TION BELOW AND RETURN TO BROKER.
CON	FIDENTIAL INFORMATION:
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