187 BILLERICA ROAD CHELMSFORD, MASSACHUSETTS

For Lease ± 3,510 - ± 7,910 SF





FLEX / R&D / INDUSTRIAL BUILDING

Total Building Size:

49,600 SF

Available Space:

± 3,510 SF

+ 4,400 SF

+ 7,910 SF

HVAC:

Rooftop Units and Natural Gas Heat in Warehouse

Construction:

Brick Veneer

Clear Height:

± 14'3"

Column Spacing:

± 25' x 40'

Dock:

1 Tailboard

Power:

National Grid, 1,200 amps @ 120/208 Volts, 3-Phase

Water/Sewer:

Municipal: Town of Chelmsford

Roof:

Fully adhered TPO membrane 2016

Life Safety:

Wet Sprinkler Fire Alarm

Connectivity:

Verizon Fiber

Zoning:

IA - Industrial Office



DEANE NAVAROLI

CELL: 603.315.0808 EMAIL: DEANE@WRCRE.COM OFFICE: 603.851.5841

WRCRE.COM

187 BILLERICA ROAD CHELMSFORD, MASSACHUSETTS





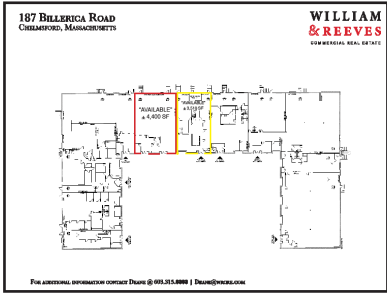
PROPERTY DESCRIPTION

William & Reeves is pleased to offer exceptional flex/office space for lease at 187 Billerica Road, in Chelmsford, Massachusetts. 187 Billerica Road is a single-story, 49,600 square foot "Flex/R&D" building located at the entrance to an established business park with direct access from Billerica Road and is within 2 miles of the junction of Route 3 and Interstate 495.

The property is situated on 5.12 acres, constructed using steel framing, concrete block walls with a handsome brick veneer entrance. There is well groomed landscaping surrounding the building with employee parking located in the front entrance and back of the building. Several of the rooftop HVAC units were recently replaced and a new roof was installed in 2016.

Available options include \pm 3,510 SF suite and a \pm 4,400 SF suite. (Combined \pm 7,910 SF).





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Commonwealth of Massachusetts

BOARD OF REGISTRATION OF REAL ESTATE BROKERS AND SALESPERSONS

www.mass.gov/dpl/boards/re

MASSACHUSETTS MANDATORY REAL ESTATE LICENSEE-CONSUMER RELATIONSHIP DISCLOSURE $\underline{\text{THIS IS NOT A CONTRACT}}$

This disclosure is provided to you, the consumer, by the real estate licensee listed in this disclosure.

THE TIME WHEN THE REAL ESTATE LICENSEE MUST PROVIDE THIS NOTICE TO THE CONSUMER:

All real estate licensees must present this form to you at the first personal meeting with you to discuss a specific property. In the event this relationship changes, an additional disclosure must be provided and completed at that time.

CONSUMER INFORMATION AND RESPONSIBILITY:

If you are a buyer or seller, you can engage a real estate licensee to provide advice, assistance and representation to you as your agent. The real estate licensee can represent you as the seller (Seller's Agent) or represent you as the buyer (Buyer's Agent), or can assist you as a Facilitator.

All real estate licensees, regardless of the working relationship with a consumer must, by law, present properties honestly and accurately, and disclose known material defects in the real estate.

The duties of a real estate licensee do not relieve consumers of the responsibility to protect their own interests. If you need advice for legal, tax, insurance, zoning, permitted use, or land survey matters, it is your responsibility to consult a professional in those areas. Real estate licensees do not and cannot perform home, lead paint, or insect inspections, nor do they perform septic system, wetlands or environmental evaluations.

Do not assume that a real estate licensee works solely for you unless you have an agreement for that relationship.

For more detailed definitions and descriptions about real estate relationships, please see page 2 of this disclosure.

	LER OR BUYER RECI E NAMED BELOW IS	EIVING THIS DISCLOSU	RE IS HEREBY AD	OVISED THAT THE R	EAL ESTATE
Check one:	☐ Seller's agent	☐ Buyer's agent	☐ Facilitator		
If seller's o	r buyer's agent is check	ed above, the real estate li	censee must comple	te the following section	:
Check one:	☐ Non-Designated Agenc	·	☐ Designated Agency Only the licensee named herein represents the ☐ Seller ☐ Buyer (designated seller agency or designated buyer agency). In this situation any other agents affiliated with the firm or business listed below do not represent you and may represent another party in your real estate transaction.		
	other affiliated agents are of the □ Seller □ Buyer				
By signing b	elow, I, the real estate license	e, acknowledge that this disclosur	re has been provided to the		
Signature of Real Estate Licensee		Printed Name of Real Estate Lice	ensee License #	☐ Broker ☐ Salesperson	Today's Date
Name Real Estate Brokerage Firm Brokerage Firm Real Estate Lic		ense #		_	
				□ Buyer □ Seller	
Signature of Consumer		Printed Name of Consumer			Today's Date
				□ Buyer □ Seller	
Signature of Consumer Printed Name of Consumer					Today 's Date

☐ Check here if the consumer declines to sign this notice.

TYPES OF AGENCY REPRESENTATION

SELLER'S AGENT

A seller can engage the services of a real estate licensee to act as the seller's agent in the sale of the seller's property. This means that the real estate agent represents the seller, who is a client. The agent owes the seller client undivided loyalty, reasonable care, disclosure, obedience to lawful instruction, confidentiality and accounting. The agent must put the seller's interests first and attempt to negotiate price and terms acceptable to their seller client. The seller may authorize sub-agents to represent him/her in marketing its property to buyers, however the seller should be aware that wrongful action by the real estate agent or sub-agents may subject the seller to legal liability for those wrongful actions.

BUYER'S AGENT

A buyer can engage the services of a real estate licensee to act as the buyer's agent in the purchase of a property. This means that the real estate agent represents the buyer, who is a client. The agent owes the buyer client undivided loyalty, reasonable care, disclosure, obedience to lawful instruction, confidentiality and accounting. The agent must put the buyer's interests first and attempt to negotiate price and terms acceptable to their buyer client. The buyer may also authorize sub-agents to represent him/her in purchasing property, however the buyer should be aware that wrongful action by the real estate agent or sub-agents may subject the buyer to legal liability for those wrongful actions.

(NON-AGENT) FACILITATOR

When a real estate licensee works as a facilitator that licensee assists the seller and/or buyer in reaching an agreement but does not represent either the seller or buyer in the transaction. The facilitator and the broker with whom the facilitator is affiliated, owe the seller and buyer a duty to present all real property honestly and accurately by disclosing known material defects and owe a duty to account for funds. Unless otherwise agreed, the facilitator has no duty to keep information received from a seller or buyer confidential. Should the seller and/or buyer expressly agree, a facilitator relationship can be changed to a seller or buyer client relationship with the written agreement of the person so represented.

DESIGNATED SELLER'S AND BUYER'S AGENT

A real estate licensee can be designated by another real estate licensee (the appointing or designating agent) to represent a buyer or seller, provided the buyer or seller expressly agrees to such designation. The real estate licensee once so designated is then the agent for that buyer or seller who becomes the agent's client. The designated agent owes the buyer client or seller client, undivided loyalty, reasonable care, disclosure, obedience to lawful instruction, confidentiality and accounting. The agent must put their client's interests first, and attempt to negotiate price and terms acceptable to their client. No other licensees affiliated with the same firm represent the client unless otherwise agreed upon by the client. In situations where the appointing agent designates another agent to represent the seller and an agent to represent the buyer in the same transaction, then the appointing agent becomes a dual agent. Consequently, a dual agent cannot fully satisfy the duties of loyalty, full disclosure, obedience to lawful instructions, which is required of a seller or buyer agent. Only your designated agent represents your interests. Written consent for designated agency must be provided before a potential transaction is identified, but in any event, no later than prior to the execution of a written agreement for purchase or sale of residential property. The consent must contain the information provided for in the regulations of the Massachusetts Board of Registration of Real Estate Brokers and Salespeople (Board). A sample consent to designated agency is available at the Board's website at www.mass.gov/dpl/re.

DUAL AGENT

A real estate licensee may act as a dual agent representing both the seller and the buyer in a transaction but only with the express and informed written consent of both the seller and the buyer. A dual agent shall be neutral with regard to any conflicting interest of the seller and buyer. Consequently, a dual agent cannot satisfy fully the duties of loyalty, full disclosure, obedience to lawful instructions, which is required of a seller or buyer agent. A dual agent does, however, still owe a duty of confidentiality of material information and accounting for funds. Written consent for dual agency must be provided before a potential transaction is identified, but in any event, no later than prior to the execution of a written agreement for purchase or sale of residential property. The consent must contain the information provided for in the regulations of the Massachusetts Board of Registration of Real Estate Brokers and Salespeople (Board). A sample consent to dual agency is available at the Board's website at www.mass.gov/dpl/re.

Last Revised: January 24, 2017