INVESTMENT OFFERING 85-115 Executive Parkway Hudson, OH 44236







100% leased multi tenant office complex located in the prestigious community of Hudson, Ohio

Investment Highlights and Summary

- Built in 1997
- \$800,000 in CAPEX and Improvements since 2015
- 100% Leased
- Four (4) Buildings totaling 60,784 SF
- Nine (9) tenants
- Annual rent increases plus tax increase protection
- Stable upscale community
- Minutes to freeways, restaurants, and shopping
- Tenants pay utility providers for gas and electric consumption directly
- New, high speed fiber available
- Centrally located between Akron and Cleveland



3 Summit Park Drive, Suite 200 Cleveland, Ohio 44131 216.520.1200 crescorealestate.com MATTHEW BEESLEY, SIOR
Principal

216.525.1466 mbeesley@crescorealestate.com

Confidentiality Agreement

This Confidentiality Agreement (this "Agreement") is made a Cushman & Wakefield CRESCO Real Estate ("Broker") ar	and entered into this day of, 20 by and between
	iu(Fulcilasei).
WITNESSETH:	
arrangement or transaction; and WHEREAS, Seller is agreeable to supplying certain	arrangement or transaction; and I information concerning Seller for the purpose of evaluating such business in information to Purchaser subject to the terms and conditions hereof. eration, the receipt and sufficiency of which are hereby acknowledged, it is
agreed as follows:	
received from Seller in connection with the proposed transar previously known on a non-confidential basis by Purchaser, through no fault of Purchaser, or (d) later lawfully acquired light disclose such information to its directors, officers, employed transaction, so long as such persons are informed by Purchaser such information confidentially. In this regard, Purchaser sl Purchaser's sole discretion, must be involved in the analysis agrees that it will, at the direction of Seller, either return such	disclose by judicial order or by other requirements of law, all information action, except to the extent such information can be shown to have been (a) (b) developed independently by Purchaser, (c) in the public domain by Purchaser from sources other than Seller; provided that Purchaser may es, accountants, legal counsel, and agents in connection with the proposed maser of the confidential nature of such information and are directed to treat shall limit distribution of such information solely to those persons who, in its of the transaction. If the transaction is not consummated, Purchaser ch information to Seller or destroy the same. Purchaser further agrees that puter files and destroy such analyses, compilations, studies or documents such information.
any of the provisions contained in this Agreement. Purchas herein is reasonably necessary to protect and preserve the	suffer irreparable loss and damage if Purchaser should breach or violate ser further acknowledges and agrees that each of the terms contained business and the assets of Seller. Purchaser therefore agrees and Seller shall be entitled to injunctive relief to remedy a breach or his Agreement.
3) This Agreement shall be and is for the express benefit o	of Seller and any successors and assigns thereto.
accuracy or completeness of the Property Evaluation Mater of your use of the Evaluation Material and that you will perfe	nor have either of them made, any representation or warranty to you as the rials. You agree that Seller and Broker will not have any liability as a result form your own studies and are responsible for such due diligence vestigation of any environmental conditions, on which you intend to rely and ent decision.
, .	ny one or more provisions may be determined to be illegal or otherwise to the extent enforceable shall nevertheless be binding and enforceable.
6) The waiver by one party of a breach of any provision of waiver of any subsequent breach of the same or any other	this Agreement by the other party shall not operate or be construed as a provision by the other party.
7) This Agreement shall be governed by and construed in a	accordance with the laws of the State of Ohio.
IN WITNESS WHEREOF, the parties have executed this Co	confidentiality Agreement the day and year first above written.
Broker: Cushman & Wakefield CRESCO Real Estate	Purchaser:
Ву:	By:
(Name)	(Name)
Its:	Its:

(Title)

(Title)