



FRERET STREET OFFICE/RETAIL

2503 Upperline Street, New Orleans, LA 70115



FRERET STREET OFFICE/RETAIL

2503 Upperline Street, New Orleans, LA 70115

DESCRIPTION

Available for lease, 2503 Upperline Street features approximately 1,275 SF of second-floor space ideal for office or retail use in the heart of the Freret Street corridor. Previously occupied by both an office tenant and a barber, the space is in excellent condition and features original hardwood floors, high ceilings, and historic architectural detailing. The layout includes private offices, full kitchen/breakroom, full bathroom, and private entrance from Upperline Street, along with abundant natural light and reserved on-site parking.

Situated directly above Midway Pizza, the property enjoys a prime location surrounded by a dynamic mix of local favorites and national brands, including restaurants, retailers, and neighborhood destinations along Freret Street.

SIZE: 1,275 SF ZONING: HU-MU

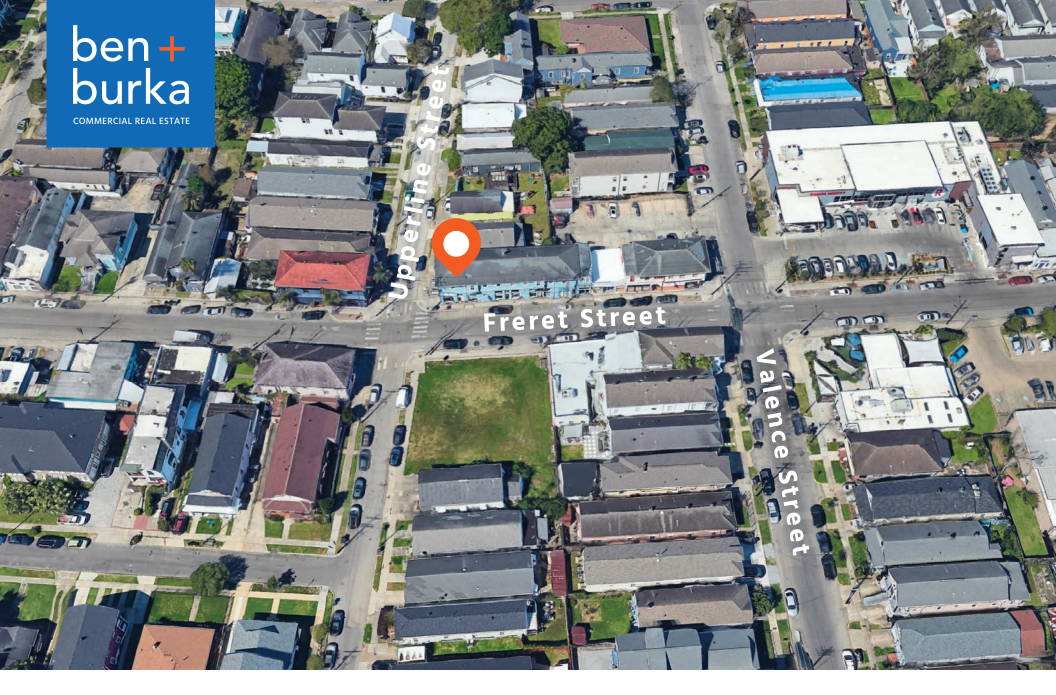
LEASE PRICE: \$3,200/mo LEASE TYPE: Modified Gross

DEMOGRAPHICS

2025 DEMOGRAPHICS	3 minute	5 minutes	10 minutes
ESTIMATED POPULATION	11,702	40,135	119,551
AVERAGE HH INCOME	\$143,419	\$146,567	\$119,394



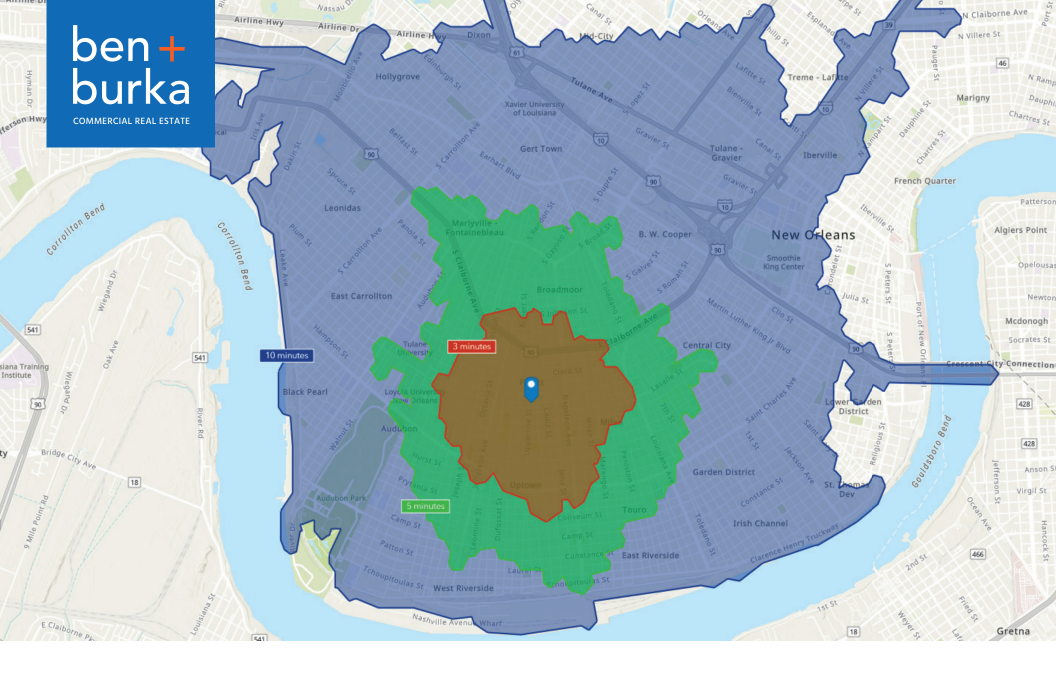
AERIAL VIEW



AERIAL VIEW







DRIVE TIME MAP

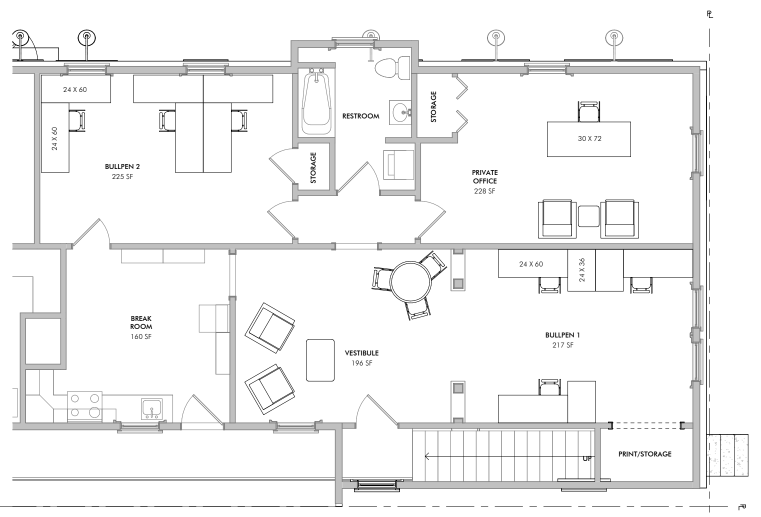
0

2503 Upperline Street, New Orleans, LA 70115





Freret Street



Upperline

Street

For more information, please contact the Owner's exclusive representative:

ben+burka

COMMERCIAL REAL ESTATE

AARON KAZANOFF AGENT

25 Walnut Street New Orleans, LA 70118 504.301.1002 aaron@benburka.com



Customer Information Form

What Customers Need to Know When Working With Real Estate Brokers or Licensees

This document describes the various types of agency relationships that can exist in real estate transactions.

AGENCY means a relationship in which a real estate broker or licensee represents a client by the client's consent, whether expressed or implied, in an immovable property transaction. An agency relationship is formed when a real estate licensee works for you in your best interest and represents you. Agency relationships can be formed with buyers/sellers and lessors/lessees.

DESIGNATED AGENCY means the agency relationship that shall be presumed to exist when a licensee engaged in any real estate transaction, except as otherwise provided in LA R.S. 9:3891, is working with a client, unless there is a written agreement providing for a different relationship.

- The law presumes that the real estate licensee you work with is your designated agent, unless you have a written agreement otherwise.
- No other licensees in the office work for you, unless disclosed and approved by you.
- You should confine your discussions of buying/selling to your designated agent or agents only.

DUAL AGENCY means an agency relationship in which a licensee is working with both buyer and seller or both landlord and tenant in the same transaction. Such a relationship shall not constitute dual agency if the licensee is the seller of property that he/she owns or if the property is owned by a real estate business of which the licensee is the sole proprietor and agent. A dual agency relationship shall not be construed to exist in a circumstance in which the licensee is working with both landlord and tenant as to a lease that does not exceed a term of three years and the licensee is the landlord. Dual agency is allowed only when informed consent is presumed to have been given by any client who signed the dual agency disclosure form prescribed by the Louisiana Real Estate Commission. Specific duties owed to both buyer/seller and lessor/lessee are:

- To treat all clients honestly.
- To provide factual information about the property.
- To disclose all latent material defects in the property that are known to them.
- To help the buyer compare financing options.
- To provide information about comparable properties that have sold, so that both clients may make educated buying/selling decisions.
- To disclose financial qualifications to the buyer/lessee to the seller/lessor.
- To explain real estate terms.
- To help buyers/lessees arrange for property inspections
- To explain closing costs and procedures.

CONFIDENTIAL INFORMATION means information obtained by a licensee from a client during the term of a brokerage agreement that was made confidential by the written request or written instruction of the client or is information the disclosure of which could materially harm the position of the client, unless at any time any of the following occur:

- The client permits the disclosure by word or conduct.
- The disclosure is required by law or would reveal serious defect.
- The information became public from a source other than the licensee.

By signing below you acknowledge that you have read and understand this form and that you are authorized to sign this form in the capacity in which you have signed.

Buyer/Lessee:	Seller/Lessor:	
By:	By:	
Title:	Title:	
Date:	Date:	
Licensee:	Licensee:	
Date:	Date:	

