## **OMNI BY THE LAKE**

561-591 BOSTON MILLS ROAD, HUDON OHIO 44236



## VALUE-ADD INVESTMENT OPPORTUNITY



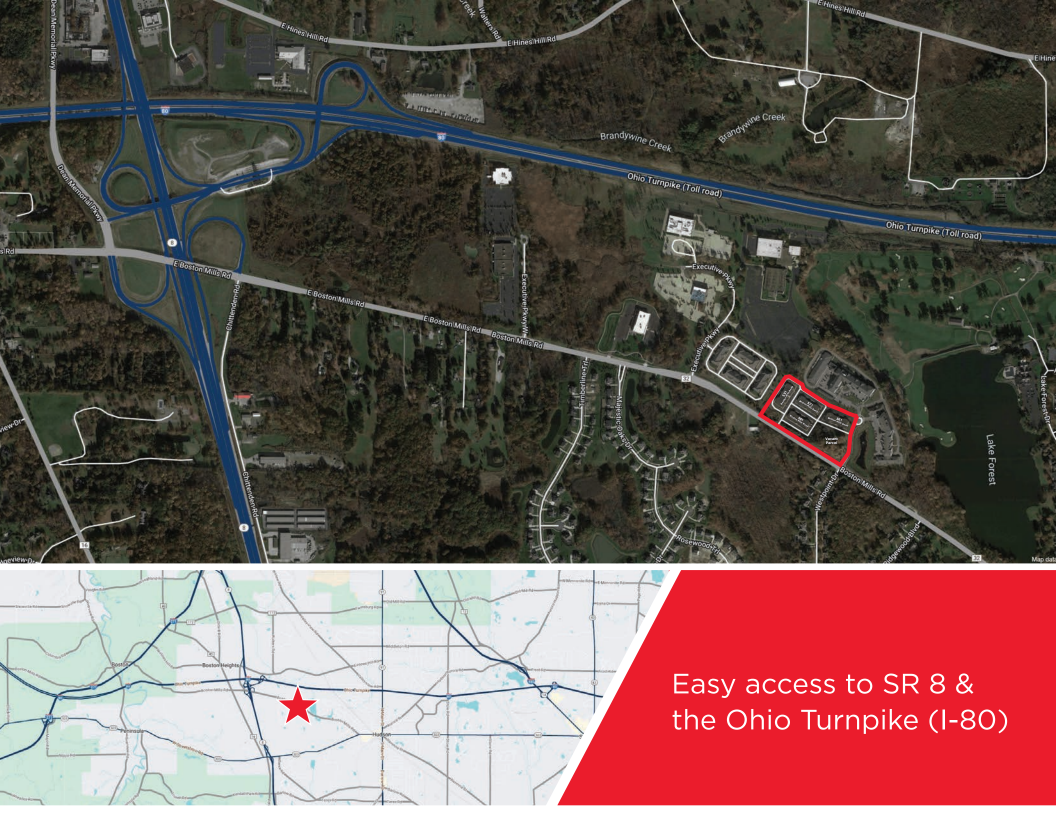
### PROPERTY OVERVIEW

561-591 BOSTON MILLS ROAD HUDSON, OHIO 44236	
PROPERTY TYPE	Multi-Tenant Office
ZONING	Commercial/Office
CONSTRUCTION	Brick/Masonry
NUMBER OF BUILDINGS	Four (4)
GROSS BUILDING SIZE	Approximately 59,524 of total space with ±14,881 SF per building
ACREAGE	9.17 AC
PARKING	238
YEAR BUILT	2003-2007
ROOF	EPDM - Ballasted Rubber Roof - Year 2003-2007
HEAT	Gas - in suite units
HVAC	100% in suite units
ACCESSIBILITY	Unrestricted

### **Key Highlights**

OMNI by the Lake is a uniquely positioned office complex built between 2003 and 2007 located in one of Northeast Ohio's fastest growing corridors of commercial development. The property consists of four (4) equal sized office buildings and includes a +/- 2.5 acre parcel fronting Boston Mills Road which may, subject to city approval, be sold separately or developed for future tenants.

- Multiple finished suites ranging from 1,100 to 14,881 square feet
- Modern four building complex
- Ample parking
- Lease rate includes base year Taxes, Insurance & CAM charges
- Suites are ready for occupancy
- Immediate access to SR 8 & I-80
- $\bullet$  Below market lease rate starting at \$13.50 MG  $\,$
- Currently 12.75% vacancy
- 2024 projected NOI = \$487,549
- 2030 projected NOI = \$550,315
- 2.5 acre excess parcel offers expansion or resale



# CONFIDENTIALITY AGREEMENT

Its: \_

(Title)

(Name)	(Name)
Ву:	Ву:
Seller: Hudson Omni V LLC	Purchaser:
IN WITNESS WHEREOF, the parties have executed this Confidentiality Agreement the day and	d year first above written.
7) This Agreement shall be governed by and construed in accordance with the laws of the Sta	ate of Ohio.
6) The waiver by one party of a breach of any provision of this Agreement by the other party other provision by the other party.	shall not operate or be construed as a waiver of any subsequent breach of the same or any
5) The provisions of this Agreement are severable and if any one or more provisions may be d sions to the extent enforceable shall nevertheless be binding and enforceable.	determined to be illegal or otherwise unenforceable, in whole or in part, the remaining provi-
4) Purchaser acknowledges that Seller nor Broker make, nor have either of them made, any retion Materials. You agree that Seller and Broker will not have any liability as a result of your use for such due diligence investigations and inspections of the Property, including investigation of desirable to make your investment decision.	e of the Evaluation Material and that you will perform your own studies and are responsible
3) This Agreement shall be and is for the express benefit of Seller and any successors and assi	igns thereto.
2) Purchaser acknowledges and agrees that Seller would suffer irreparable loss and damage if Purchaser further acknowledges and agrees that each of the terms contained herein is reasona therefore agrees and consents that in addition to any other remedies available to Seller shall be any of the terms of this Agreement.	ably necessary to protect and preserve the business and the assets of Seller. Purchaser
1) Purchaser shall hold in confidence, unless compelled to disclose by judicial order or by other transaction, except to the extent such information can be shown to have been (a) previously known to the public domain through no fault of Purchaser, or (d) later lawfully acquired by Purchaser to its directors, officers, employees, accountants, legal counsel, and agents in connection with fidential nature of such information and are directed to treat such information confidentially. In who, in Purchaser's sole discretion, must be involved in the analysis of the transaction. If the transaction to Seller or destroy the same. Purchaser further agrees that it will compilations, studies or documents prepared by Purchaser, which contain or otherwise reflect	known on a non-confidential basis by Purchaser, (b) developed independently by Purchaser, aser from sources other than Seller; provided that Purchaser may disclose such information the proposed transaction, so long as such persons are informed by Purchaser of the conlin this regard, Purchaser shall limit distribution of such information solely to those persons transaction is not consummated, Purchaser agrees that it will, at the direction of Seller, eill, at the direction of Seller, permanently delete all computer files and destroy such analyses,
NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of	of which are hereby acknowledged, it is agreed as follows:
WHEREAS, Seller is agreeable to supplying certain information to Purchaser subject to	o the terms and conditions hereof.
WHEREAS, Purchaser requires certain confidential information concerning Seller for th	ne purpose of evaluating such business arrangement or transaction; and
WHEREAS, Seller desires to consider a business arrangement or transaction; and	
WITNESSETH:	
and between Hudson Omni V LLC ("Seller") and("Purchaser").	
This Confidentiality Agreement (this "Agreement") is made and entered into this d.	day of, 20 by

Its: \_\_

(Title)



#### **CUSHMAN & WAKEFIELD | CRESCO REAL ESTATE**

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