



MULTI-FAMILY FOR SALE

3300 PRESTON PLACE . NEW ORLEANS . LA . 70131

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3300 PRESTON PLACE NEW ORLEANS, LA 70131

LISTING AGENTS:

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THE McENERY COMPANY

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OFFERING SUMMARY



Address: 3300 Preston Place, New Orleans, LA 70131

List Price: \$4,425,000 |\$54,600 Per Unit | \$61 Sq/Ft

GBA: +/- 72,100 Sq/Ft

of Units: 81

Size Size: +/- 3.35 Acres

Zoning: HU-RM1

Property Overview: 3300 Preston Place offers a prime multi-family investment opportunity in the Algiers submarket of New Orleans, featuring 81 garden-style units across 72,100 SF on a 1.66-acre infill site surrounded by established single-family neighborhoods. Built in the 1970s and renovated in 2022, the property is currently 95% occupied and delivers an attractive mix of one- and two-bedroom units averaging 890 SF with average rents of \$997 per unit (\$1.12/SF). The community includes controlled access, on-site laundry facilities, 108 grade-level parking spaces, central air conditioning, and a standalone leasing office. Additional enhancements include updated gable roofs with warranties, individually metered electricity, and water/sewer services paid by ownership, all contributing to operational stability. With its strategic location, durable renovations, and consistent tenant demand, 3300 Preston Place is positioned as a stable and scalable income-producing asset.

3300 PRESTON PLACE

NEW ORLEANS, LA 70131

BUILDING SF	72,100 SF
# OF UNITS	81
YEAR BUILT	1970's
YEAR RENOVATED	2022
OCCUPANCY	95%
ZONING	Multi Family HU- RM1

BUILDING - GARDEN APARTMENTS

AVERAGE UNIT SF	890 SF
AVERAGE RENT PER SF	\$1.14/SF
AVERAGE RENT PER UNIT	\$1,021

PROPERTY CHARACTERISTICS



- ALGIERS SUBMARKET
- CONTROLLED ACCESS
- INFILL LOCATION
- SURROUNDED BY ESTABLISHED SINGLE FAMILY
- ON-SITE LAUNDRY FACILITIES
- 108 PARKING SPACES
- PARKING TYPE GRADE LEVEL
- RENTAL OFFICE STAND ALONE
- TWO STORY BUILDINGS
- CONSTRUCTION TYPE COMBINATION
- ROOF GABLE ROOFS (COMPOSITE SHINGLE) W/WARRANTIES
- CENTRAL AIR CONDITIONING
- ELECTRICITY INDIVIDUALLY METERED
- WATER (CENTRAL)
- 3.35 ACRES
- 24 UNITS PER ACRE
- ORLEANS PARISH
- RESIDENT PAYS ELECTRICITY
- PROPERTY PAYS TRASH, SEWER, & WATER



2025 PROPERTY INCOME & EXPENSES



POTENTIAL GROSS INCOME: \$992,556

MARKET VACANCY (Q2, 2025 T-12 ACTUAL): 4.9%

EFFECTIVE GROSS INCOME (Q2, 2025 T-12 ACTUAL): \$920,370

LINE ITEM	EXPENSE PER UNIT	ANNUAL EXPENSES
PROPERTY MGMT	\$882	\$71,426
PROPERTY TAXES (level)	\$594	\$48,120
PROPERTY INSURANCE	\$1,576	\$127,693
GENERAL MAINTENANCE & REPAIR	\$1,762	\$142,765
COMMON AREA UTILITIES	\$1,865	\$151,094
WASTE REMOVAL	\$118	\$9,602
TOTAL EXPENSES (2025 ACTUAL):		\$550,700
NOI:		\$369,670

The information contained herein has been obtained from sources that we deem reliable. No representation or warranty is made as to the accuracy thereof, and it is submitted subject to errors, omissions, change of price, or other conditions, or withdrawal without notice. Licensed in Louisiana.

PROPERTY OUTLINE

















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DISCLOSURE AND CONSENT TO DUAL AGENT DESIGNATED AGENCY



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This document serves three purposes:

- It discloses that a real estate licensee may potentially act as a disclosed dual agent who represents more than one party to the transaction.
- It explains the concept of disclosed dual agency.
- It seeks your consent to allow the real estate agent to act as a disclosed dual agent.

A LICENSEE MAY LEGALLY ACT AS A DUAL AGENT ONLY WITH YOUR CONSENT. BY CHOOSING TO SIGN THIS DOCUMENT, YOUR CONSENT TO DUAL AGENCY REPRESENTATION IS PRESUMED. BEFORE SIGNING THIS DOCUMENT, PLEASE READ THE FOLLOWING:

The undersigned designated agent(s)	
(Insert name(s) of lic	ensee(s) undertaking dual representation)
and any autocompant designated apparts) as any undertake a disal reason	autation represent both the bruse (or lesses)
and any subsequent designated agent(s) may undertake a dual repres	
and any subsequent designated agent(s) may undertake a dual repres and the seller (or lessor) for the sale or lease of property described as	

The undersigned buyer (or lessee) and seller (or lessor) acknowledge that they were informed of the possibility of this type of representation. The licensee(s) will undertake this representation only with the written consent of ALL clients in the transaction.

Any agreement between the clients as to a final contract price and other terms is a result of negotiations between the clients acting in their own best interests and on their own behalf. The undersigned buyer (or lessee) and seller (or lessor) acknowledge that the licensee(s) has explained the implications of dual representation, including the risks involved. The undersigned buyer (or lessee) and seller (or lessor) acknowledge that they have been advised to seek independent advice from their advisors or attorneys before signing any documents in this transaction.

WHAT A LICENSEE CAN DO FOR CLIENTS WHEN ACTING AS A DUAL AGENT

- Treat all clients honestly.
- Provide information about the property to the buyer (or lessee).
- Disclose all latent material defects in the property that are known to the licensee(s).
- Disclose financial qualifications of the buyer (or lessee) to the seller (or lessor).
- Explain real estate terms.
- Help the buyer (or lessee) to arrange for property inspections.
- Explain closing costs and procedures.
- Help the buyer compare financing alternatives.
- Provide information about comparable properties that have sold so that both clients may make educated decisions on what price to accept or offer.

WHAT A LICENSEE CANNOT DISCLOSE TO CLIENTS WHEN ACTING AS A DUAL AGENT

- Confidential information that the licensee may know about the clients, without that client's permission.
- The price the seller (or lessor) will take other than the listing price without permission of the seller (or lessor).
- The price the buyer (or lessee) is willing to pay without permission of the buyer (or lessee).

You are not required to sign this document unless you want to allow the licensee(s) to proceed as a dual agent(s), representing BOTH the buyer (or lessee) and the seller (or lessor) in this transaction. If you do not want the licensee(s) to proceed as a dual agent(s) and do not want to sign this document, please inform the licensee(s).

By signing below, you acknowledge that you have read and understand this form and voluntarily consent to the licensee(s) acting as a dual agent(s), representing BOTH the buyer (or lessee) and the seller (or lessor) should that become necessary.

Buyer or Lessee	Seller or Lessor
Date	Date
Buyer or Lessee	Seller or Lessor
Date	Date
Licensee	Licensee
Date Date	Date

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:	
Ву:	Ву:	
Title:	Title:	
Date:	Date:	
Licensee:	Licensee:	
Date:	Date:	



AgencyForm Rev. 10/10