Doc# 2031340084 Fee \$88.00

PHSP FEE:\$9.00 RPRF FEE: \$1.00 DWARD H. HOODY COOK COUNTY RECORDER OF DEEDS

DATE: 11/10/2020 02:13 PM PG: 1 OF 11

Instrument Prepared By, And When Recorden Return To: Bryan Cave Leighton Paisner LLP One Atlantic Center, 14th Floor 1201 W. Peachtree Stati W Atlanta, GA 30309

Attention: Johnny D. Laczak, Jr., Esq.

ABSOLUTE ASSIGNMENT OF RENTS AND LEASES

This ABSOLUTE ASSIGNMENT OF RENTS AND LEASES (hereinafter, as it may be from time to time amended, modified, extended, renewed, substituted, and/or supplemented, referred to as this "Assignment") made this day of Nevember, 2020, by TR GREENSPOINT LLC, a Delaware limited liability company, having an address at 120 North LaSalle Street, Suite 2900, Chicago, Illinois 60602 (hereinafter referred to as the "Assignor"), as assignor, to VOYA INVESTMENT MANAGEMENT LLC, a Delaware limited liability company, in its capacity as administrative agent on behalf of certain "Lenders" (as such term is defined below), having an address 5780 Powers Ferry Road, NW, Suite 300, Atlanta, Georgia 30327-4349 (hereinafter, in such capacity, together with its successors and/or assigns, collectively referred to as the "Assignee"), as assignee.

WITNESSETH:

WHEREAS, pursuant to the terms, conditions, and provisions of that certain Loan Agreement dated of even date herewith, executed by and among the Assignor, certain lenders party thereto from time to time (hereinafter collectively referred to as the "Lenders"), and the Assignee (hereinafter, as it may be from time to time amended, modified, extended, renewed, substituted and/or supplemented, referred to as the "Loan Agreement"), the Lenders have agreed to make available to the Assignor a commercial mortgage loan facility in the aggregate original principal amount of Twenty-Four Million and 00/100 (\$24,000,000.00) Dollars (hereinafter, as it may be from time to time amended, modified, extended, renewed, substituted, and/or supplemented, referred to as the "Loan"); and

WHEREAS, capitalized terms used but not otherwise expressly defined herein shall have the same meanings when used herein as set forth in the Loan Agreement; and

WHEREAS, as of the date hereof, the Loan is evidenced by the Notes and secured by, *inter alia*, the Security Instrument, which Security Instrument encumbers certain real property currently owned by the Assignor and located at 2300 N Barrington Road, 2800 W Higgins Road and 2895 Greenspoint Parkway, Hoffman Estates, Illinois 60010, all as more particularly described in <u>Exhibit "A"</u> attached hereto and hereby made a part hereof (hereinafter referred to as the "<u>Mortgaged Premises</u>"); and



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WHEREAS, as a condition to the Lenders' obligation to make the Loan, the Assignor has agreed to absolutely and unconditionally assign to the Assignee, for the benefit of the Lenders, all of the Assignor's rights, title, and interests in, to, and under the "Leases" (as such term is hereinafter defined) affecting the Mortgaged Premises, including the Assignor's rights, title, and interests in, to, and under the "Rents" (as such term is hereinafter defined) therefrom, subject only to the terms and conditions herein set forth.

NOW THEREFORE, in consideration of the foregoing recitals and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and intending to be legally bound, the assignor hereby covenants and agrees to and for the benefit of the Assignee, on behalf of the Lenders, as follows:

ARTICLE 1 ASSIGNMENT

- The Assignor hereby irrevocably and absolutely assigns to the Assignee all of the Assignor's rights, 1th, and interests in, to, and under: (a) all leases, subleases, license agreements, concessions, tenancies and other use or occupancy agreements, whether oral or written, with respect to the Mortgaged Premises of any portion thereof, and all other agreements of any kind relating to the use or occupancy of the Mortgaged 're nises or any portion thereof, whether now existing or entered into after the date hereof (hereinafter indiv dually referred to as a "Lease" and collectively referred to as the "Leases"); and (b) any and all rents, reve uses, issues, income, royalties, receipts, profits, contract rights, accounts receivable, general intangibles, and other amounts now or hereafter becoming due to the Assignor in connection with or under the Leases whether due for the letting of space, for services, materials, or installations supplied by the Assignor of for any other reason whatsoever), including, without limitation, all insurance, tax, and other contributions, insurance proceeds, condemnation awards, lease termination payments, damages following defaults by tenants under the Leases (hereinafter collectively referred to as the "Tenants", and individually referred to as a "Tenant"), cash, letters of credit, or securities deposited by Tenants to secure performance of their obligations under the Leases, and all other extraordinary receipts, and all proceeds thereof, both cash and ron cash (hereinafter collectively referred to as the "Rents"), including, without limitation, the following:
- (i) all claims, rights, privileges and remedies on the part of the Assignor, whether arising under the Leases or by statute or at law or in equity or otherwise, arising out of or in connection with any failure by any Tenant to pay the Rents or to perform any of its other obligations ander its Lease;
- (ii) all rights, powers and privileges of the Assignor to exercise any election or option or to give or receive any notice, consent, waiver or approval under or with respect to the Leases; and
- (iii) all other claims, rights, powers, privileges and remedies of the Assignor under or with respect to the Leases, including, without limitation, the right, power and privilege (but not the obligation) to do any and all acts, matters and other things that the Assignor is entitled to do thereunder or with respect thereto.

The term "Leases" as used herein shall also include all guarantees of and security for the Tenants' performance thereunder, and all amendments, extensions, renewals, or modifications thereto. This is a present and absolute assignment, not an assignment for security purposes only, and the Assignee's rights in and to the Leases and the Rents is not contingent upon, and may be exercised without possession of.

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the Mortgaged Premises.

- 1.2 Grant of License. Notwithstanding the foregoing Section 1.1 to the contrary, the Assignee hereby confers upon the Assignor a revocable license (hereinafter referred to as the "License") to exercise the rights as landlord under the Leases and to collect and retain the Rents as they become due and payable, for so long as no Event of Default exists and is continuing. Upon the occurrence and continuance of an Event of Default, the License shall be automatically revoked and the Assignee shall be entitled, at its option, to give the Tenants a written notice (hereinafter referred to as a "Tenant Notice") requesting that the Tenants pay all Rents and other amounts due and owing under the Leases directly to the Assignes and to perform any of the Tenants' respective obligations under the Leases for the benefit of the Assignee. At such time, if at all, as such Event of Default is waived by the Assignee (if the Assignee, in its sole and cosolute discretion, agrees in writing to waive said Event of Default) or if the cure of said Event of Default and I have been accepted in writing by the Assignee, the License shall be reinstated on the terms contained in this Section 1.2. The Assignor hereby irrevocably authorizes and directs the Tenants under the Leases to rely upon and comply with any notice or demand by the Assignee in accordance with the terms of this Section 1.2 for the payment to the Assignee of any rental or other sums which may at any time become in under the Leases, or for the performance of any of the Tenants' undertakings under the Leases, and the Tenants shall have no right or duty to inquire as to whether any Event of Default has actually occurred or is then existing hereunder. The Assignor hereby relieves the Tenants from any liability to the Assign or by reason of relying upon and complying with any such notice or demand by the Assignee.
- Effect of Assignment. Unless an I un il the Assignee forecloses on the lien encumbering 1.3 the Mortgaged Premises or accepts a deed in lieu of icreclosure related thereto (provided that any liability of the Assignee after a foreclosure or deed in lieu of foreclosure shall only relate to those matters which first arise after such foreclosure or deed in lieu of foreclesure), the foregoing irrevocable and absolute assignment shall not cause the Assignee or any Lender to be: (a) a mortgagee in possession; (b) responsible or liable for the control, care, management, or repair of the Mortgaged Premises or for performing any of the terms, agreements, undertakings, obligations, representations, warranties, covenants, and conditions of the Leases; or (c) responsible or liable for (i) any waste committed on the Mortgaged Premises by the Tenants under any of the Leases or any other parties; (ii) for any dangerous or defective condition of the Mortgaged Premises; or (iii) for any negligence in the management, upkeep, repair, or control of the Mortgaged Premises resulting in loss or injury or deatled any Tenant, licensee, employee, invitee, or other Person. The Assignee shall not directly or indirectly be hable to the Assignor or any other Person as a consequence of: (1) the exercise of or failure to exercise by the Assignee, or any of its employees, agents, contractors, or subcontractors, any of the rights, remedies, or powers granted to the Assignee hereunder; or (2) the failure or refusal of the Assignee to perform or discharge any obligation, duty or liability of the Assignor arising under the Leases.
- Representations and Warranties. The Assignor hereby represents and warrants that: (a) to the Assignor's actual knowledge, all existing Leases are in full force and effect and are enforceable in accordance with their respective terms, and no breach or default, or event which would constitute a breach or default after notice or the passage of time, or both, exists under any existing Leases on the part of any party; (b) no rent or other payment under any existing Lease, if any, has been paid by any Tenant for more than one (1) month in advance; and (c) none of the landlord's interests under any of the Leases has been transferred or assigned by the Assignor.

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1.5 Covenants.

- (a) Except for Pre-Approved Commercial Leases, all Leases entered into after the date hereof are subject to the prior express written approval of the Assignee as to form and content, and the Assignor shall not enter into any Lease without the prior express written consent of the Assignee, which consent shall not be unreasonably withheld, delayed or conditioned.
- (b) The Assignor shall not, without the prior express written consent of the Assignee execute a collateral assignment or pledge of any Rents and/or any Leases.
- (c) The Assignor shall not permit any Lease or any part thereof to become subordinate to any lien other than the lien hereof and liens in favor of the Assignee.
- Assignor (a) shall deliver to the Assignee an estoppel certificate executed by the Assignor and (b) shall use its commercially reasonable efforts to deliver to the Assignee an estoppel certificate executed by any Tenant for whom such an estoppel certificate is requested by the Assignee certifying (if such be the case): (i) that the foregoing pledge and the applicable Lease(s) are in full force and effect; (ii) the date of the applicable Tenant's most recent pay new under said Lease(s); (iii) that there are no defenses or offsets outstanding, or stating those claimed by the Assignor or said Tenant under the foregoing pledge or the applicable Lease(s), as the case may be; and (iv) any other information reasonably requested by the Assignee.

ARTICLU 2 RIGHTS AND REMEDIES

- 2.1 Assignee's Powers and Rights. At any time during the term of the Loan, the Assignee may, at its option after the occurrence and during the continuance of an Event of Default and after giving a Tenant Notice, receive and collect all of the Rents as they become due. The Assignee shall thereafter continue to receive and collect all of the Rents, as long as the Assignee ceeins such receipt and collection to be necessary or desirable, in the Assignee's sole and absolute discretion.
- 2.2 Power of Attorney. The Assignor hereby irrevocably appoints the Assignee its true and lawful attorney, coupled with an interest, with full power of substitution and with full power for the Assignee in its own name and capacity or in the name and capacity of the Assignor, after the occurrence and during the continuance of an Event of Default and after the giving of a Tenant Notice, we demand, collect, receive, and give complete acquittance for any and all Rents and, at the Assignee's discretion, to file any claim or take any other action or proceeding and make any settlement of any claims, either in its own name or in the name of the Assignor or otherwise, which the Assignee may deem necessary or desirable in order to collect and enforce the payment of the Rents. The Tenants are hereby expressly authorized and directed to pay all Rents and any other amounts due to the Assignor pursuant to the Leases or otherwise, to the Assignee, or such nominee as the Assignee may designate in a Tenant Notice delivered to such Tenants, and the Tenants are expressly relieved of any and all duty, liability, or obligation to the Assignor with respect to all payments so made.
- 2.3 <u>Remedies.</u> After the occurrence and during the continuance of an Event of Default and after the giving of a Tenant Notice, the Assignee is hereby vested with full power to use all measures, legal and equitable, deemed by the Assignee necessary or proper to enforce this Assignment and to collect the Rents assigned hereunder, including the right of the Assignee or its designee to enter upon the

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Mortgaged Premises, or any part thereof, with or without force and with or without process of law and take possession of all or any part of the Mortgaged Premises together with all personal property, fixtures, documents, books, records, papers, and accounts of the Assignor relating thereto, and may exclude the Assignor, its agents and servants, wholly therefrom. The Assignor herein grants full power and authority to the Assignee to exercise all rights, privileges, and powers herein granted at any and all times after the occurrence and during the continuance of an Event of Default and after the giving of a Tenant Notice, without further notice to the Assignor, with full power to use and apply all of the Rents and other income herein assigned to the payment of the costs of managing and operating the Mortgaged Premises and of any indebtedness or liability of the Assignor to the Assignee, including, but not limited to, the payment of taxes, special assessments, insurance premiums, damage claims, the costs of maintaining, repairing, rebuilding, and restoring the improvements on the Mortgaged Premises or of making the same rentable, reasonable atto neys' fees incurred in connection with the enforcement of this Assignment, and of principal and integes payments due (and all other amounts due under the Loan Agreement) from the Assignor to the Assignee on the Loan, all in such order as the Assignee may determine, in its sole and absolute discretion. The Assignee shall be under no obligation to exercise or prosecute any of the rights or claims assigned to it her ander or to perform or carry out any of the obligations of the landlord under any of the Leases and does not assume any of the liabilities in connection with or arising or growing out of the covenants and agreements of the Assignor in the Leases. It is further understood and agreed that, except to the extent that such losses arose from acts of the Assignee's own gross negligence or willful misconduct to the extent that any such groes negligence or willful misconduct is determined by the final judgment of a court of competent jurisdict on not subject to further appeal, in proceedings to which the Assignee is a proper party, this Assignment shall not operate to place responsibility for the control, care, management, or repair of the Mortgaged Premise, or any parts thereof, upon the Assignee, nor shall it operate to make the Assignee liable for the performance of any of the terms and conditions of any of the Leases, or for any waste of the Mortgaged Premises by any Tenant or any other Person, or for any dangerous or defective condition of the Mortgaged Premises or for any negligence in the management, upkeep, repair, or control of the Mortgaged Premises resulting in loss or injury or death to any Tenant, licensee, employee, or stranger. If the Assignor shall fail to pay, perform or observe any of its covenants or agreements hereunder, after the expiration of any applicable grave or cure periods, the Assignee may pay, perform or observe the same and collect the cost thereof from the Assignor all as more fully provided in the Loan Agreement.

Assignee Not Liable; Indemnification. Anything contained berein or in any of the Leases to the contrary notwithstanding, unless and until the Assignee forecloses on the lien encumbering the Mortgaged Premises or accepts a deed in lieu of foreclosure related thereto (provided that any liability of the Assignee after a foreclosure or deed in lieu of foreclosure shall only relate to those matters which first arise after such foreclosure or deed in lieu of foreclosure): (a) the Assignor shall at all times remain solely liable under the Leases to perform all of the obligations of the Assignor thereunder to the same extent as if this Assignment had not been executed; (b) neither this Assignment nor any action or inaction on the part of the Assignor or the Assignee shall release the Assignor from any of its obligations under the Leases or constitute an assumption of any such obligations by the Assignee; and (c) the Assignee shall not have any obligation or liability under the Leases or otherwise by reason of or arising out of this Assignment, nor shall the Assignee be required or obligated in any manner to make any payment or perform any other obligation of the Assignor under or pursuant to the Leases, or to make any inquiry as to the nature or sufficiency of any payment received by the Assignee, or to present or file any claim, or to take any action to collect or enforce the payment of any amounts which have been assigned to the Assignee or to which it may be entitled at any time or times. The Assignor shall and does hereby agree to defend and indemnify the Assignee and each Lender and hold the Assignee and each Lender harmless from and against any and all liability, loss, or damage which the Assignee or any Lender may or might

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incur, and from and against any and all claims and demands whatsoever which may be asserted against the Assignee or any Lender, in connection with or with respect to the Leases or this Assignment, whether by reason of any alleged obligation or undertaking on the Assignee's or any Lender's part to perform or discharge any of the covenants or agreements contained in the Leases or otherwise. Should the Assignee or any Lender incur any such liability, loss, or damage in connection with or with respect to the Leases or this Assignment, or in the defense of any such claims or demands, the amount thereof, including costs, expenses, and reasonable attorneys' fees, shall be paid by the Assignor to the Assignee or the applicable Lender immediately upon demand, together with interest thereon from the date of advancement at the Default Rate until paid in full. Notwithstanding anything to the contrary contained in this Section 2.4, the Assignor shall not have any liability for any losses imposed upon or incurred by or asserted against the Assignee to the extent that such losses arose from acts of the Assignee's own gross negligence or willful misconduct to the extent that any such gross negligence or willful misconduct is determined by the final judgment of a court of competent jurisdiction, not subject to further appeal, in proceedings to which the Assignee is a proper party.

Mortgaged Premises pursuant thereto, or delivery and acceptance of a deed in lieu of foreclosure, all rights, title, and interests of the Assigner in, to, and under the Leases shall thereupon vest in and become the absolute property of the purchaser of the Mortgaged Premises in such foreclosure proceeding, or the grantee in such deed, without any further act or assignment by the Assignor. Nevertheless, the Assignor shall execute, acknowledge, and deliver from line to time such further instruments and assurances as the Assignee may reasonably require in connection therewith and, upon such foreclosure or deed in lieu transaction, hereby irrevocably appoints the Assignee the attorney-in-fact of the Assignor in its name and stead to execute all appropriate instruments of transfer or assignment, or any instrument of further assurance, as the Assignee may deem necessary or desirable, and the Assignee may substitute one or more persons with like power, the Assignor hereby ratifying and confirming all that its said attorney or such substitute or substitutes shall lawfully do by virtue hereof.

ARTICLE 3 MISCELLANEOUS

- 3.1 No Oral Change. This Assignment and any provisions he eof may not be modified, amended, waived, extended, changed, discharged or terminated orally, or by any act or failure to act on the part of the Assignor or the Assignee, but only by an agreement in writing signed by he party against whom the enforcement of any modification, amendment, waiver, extension, change, discharge or termination is sought.
- General Definitions. Unless the context clearly indicates a contrary intent or unless otherwise specifically provided herein, words used in this Assignment may be used interchangeably in singular or plural form and the term "Assignee" shall mean "the Assignee and any subsequent administrative agent hereunder" and the term "Lenders" shall mean "the Lenders and any subsequent holder of any of the Notes," the word "Note" and "Notes" shall mean "the Note(s) and any other evidence of indebtedness secured by the Note(s)," the term "Mortgaged Premises" shall include any portion of the Mortgaged Premises and any interest therein, the phrases "attorneys' fees", "legal fees" and "counsel fees" shall include any and all attorney's, paralegal's and law clerk's fees and disbursements, including, but not limited to, fees and disbursements at the pre-trial, trial and appellate levels incurred or paid by the Assignee in protecting its interest in the Mortgaged Premises, the Leases and the Rents and enforcing its rights hereunder; whenever the context may require, any pronouns used herein shall include the corresponding masculine, feminine or neuter forms, and the singular form of nouns and pronouns shall

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include the plural and vice versa.

- 3.3 <u>Inapplicable Provisions</u>. If any term, covenant or condition of this Assignment is held to be invalid, illegal or unenforceable in any respect, this Assignment shall be construed without such provision.
- 3.4 <u>Governing Law</u>. This Assignment shall be governed by, and construed in accordance with, the laws of the State of Illinois, without regard to conflicts of law principles of the State of Illinois.
- 3.5 <u>Termination of Assignment</u>. Upon indefeasible repayment in full of the Loan and all other Indebted css, this Assignment shall become and be void and of no effect.
- 3.6 <u>Notices</u>. All notices or other written communications hereunder shall be delivered in accordance with the requirements of <u>Section 10.1</u> of the Loan Agreement.
- 3.7 WAIVER OF TRIAL BY JURY. THE ASSIGNOR AND, BY ITS ACCEPTANCE HEREOF, THE ASSIGNEE, A FER CONSULTING OR HAVING HAD THE OPPORTUNITY TO CONSULT WITH COUNSEL KNOWINGLY, VOLUNTARILY, AND INTENTIONALLY WAIVE, TO THE EXTENT PER MITTED BY APPLICABLE LAW, ANY RIGHT THEY MAY HAVE TO A TRIAL BY JURY IN A JURY LITIGATION BASED ON OR ARISING OUT OF THIS ASSIGNMENT, OR ANY RELATED (NO TRUMENT OR AGREEMENT, OR ANY OF THE TRANSACTIONS CONTEMPLATED HEREBY OR ANY COURSE OF CONDUCT, DEALING, STATEMENTS, WHETHER ORAL OR WRITTLN, OR ACTION OF ANY PARTY HERETO. NO PARTY SHALL SEEK TO CONSOLIDATE BY COUNTERCLAIM OR OTHERWISE, ANY SUCH ACTION IN WHICH A JURY TRIAL HAS BEEN WAIVED WITH ANY OTHER ACTION IN WHICH A JURY TRIAL CANNOT BE OR HAS NOT BEEN WAIVED. THESE PROVISIONS SHALL NOT BE DEEMED TO HAVE BEEN MODIFIED IN ANY RESPECT OR RELINQUISHED BY THE ASSIGNOR OR THE ASSIGNEE EXCEPT BY A WRITTEN INSTRUMENT EXECUTED BY THE ASSIGNOR AND THE ASSIGNEE.
- 3.8 <u>Successors and Assigns</u>. This Assignment shall bind the Assignor and the Assignor's successors and assigns and shall inure to the benefit of the Assignee, for itse f and in its capacity as the administrative agent for the Lenders, and the Assignee's successors and assigns, and for the benefit of the Lenders and their respective successors, assigns, and participants.
- 3.9 <u>Non-Waiver</u>. Waiver or acquiescence by Assignee of any default by the Assignor, or failure of the Assignee to insist upon strict performance by the Assignor of any covenants, conditions or agreements in this Assignment, shall not constitute a waiver of any subsequent or other default or failure, whether similar or dissimilar.
- 3.10 <u>Severability</u>. If any term of this Assignment, or the application thereof to any person or circumstances, shall, to any extent, be invalid or unenforceable, the remainder of this Assignment, or the application of such term to persons or circumstances other than those as to which it is invalid or unenforceable, shall not be affected thereby, and each term of this Assignment shall be valid and enforceable to the full extent permitted by law.
- 3.11 Rights and Remedies Cumulative. The rights and remedies of the Assignee under this Assignment are cumulative and are not in lieu of, but are in addition to any other rights or remedies which

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Assignee shall have under the Loan Agreement, the Security Instrument, the Security Agreement, or any other Loan Document, or at law or in equity.

Headings, Etc. The headings and captions of various paragraphs of this Assignment are for convenience of reference only and are not to be construed as defining or limiting, in any way, the scope or intent of the provisions hereof.

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IN WITNESS WHEREOF, the Assignor has executed this Assignment as of the day and year set forth above.

ASSIGNOR:

TR GREENSPOINT LLC. a Delaware limited liability company

By: LPC Realty Advisors I, LP, a Texas limited partnership, its Droporty Or Cc

By: LPC Realty Advisors, Inc., a Texas corporation, its General Partu

Name: Jenifer Ratcliffe

Title: President

ACKNOW LEDGEMENT

STATE OF ILLINOIS)	0/2
COUNTY OF COOK) SS:)	17/2

I HEREBY CERTIFY, that on this day personally appeared before me, an officer duly authorized to administer oaths and take acknowledgments, Jenifer Ratcliffe, who is the President of LPC Realty Advisors, Inc., a Texas corporation, the General Partner of LPC Realty Advisors I, LP, a Texas limited partnership, the Manager of TR GREENSPOINT LLC, a Delaware limited liability company (the "Company"), on behalf of the Company, who is personally known to me or who has produced as identification, and who executed the foregoing instrument, and duly acknowledged before me that he executed the same for the purposes therein contained as the act and deed of said Company.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal in the jurisdiction last aforesaid this 28th day of October

OFFICIAL SEAL JAMIE LYN GARCIA NOTARY PUBLIC - STATE OF ILLINOIS MY COMMISSION EXPIRES:10/14/23

Print Name: Janie Ly NOTARY PUBLIC, State of Illinois

MY COMMISSION EXPIRES: 10-14-23

[AFFIX NOTARIAL SEAL]

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EXHIBIT "A"

Legal Description of the Mortgaged Premises

PARCEL 1:

LOT 1 IN 2700/2800 GREENSPOINT CONSOLIDATION PLAT RECORDED JUNE 10, 2015 AS DOCUMENT NUMBER 1516129001, BEING A SUBDIVISION OF LOTS 1 AND 2 IN GREENSPOINT OFFICE PARK, BEING A SUBDIVISION IN THE EAST FRACTIONAL 1/2 OF SECTION 1, TOWNSHIP 41 NORTH, RANGE 9, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT 7.49 REOF RECORDED AUGUST 8, 1988 AS DOCUMENT NUMBER 88355051, IN COOK COUNTY, ILLENOIS.

PARCEL 2:

EASEMENTS FOR THE BENEFIT OF PARCEL I AS CREATED BY DECLARATION OF EASEMENTS, RESTRICTION'S AND COVENANTS FOR GREENSPOINT OFFICE PARK PROPERTY OWNERS' ASSOCIATION EXECUTED BY LA SALLE NATIONAL BANK, AS TRUSTEE UNDER TRUST AGREEMENT DATED APRIL 15, 1985 AND KNOWN AS TRUST NO. 109650, GREENSPOINT OFFICE PARK PROPERTY OWNER'S ASSOCIATION, AN ILLINOIS NOTFOR-PROFIT CORPORATION, AND THE FIRST NATIONAL BANK OF CHICAGO, DATED JULY 25, 1989, AND RECORDED JULY 26, 1989, AS DOCUMENT NUMBER 89342002, AND AMENDED BY AMENDMENT RECORDED AS DOCUMEN'T NUMBER 96338822, CERTIFICATE RECORDED AS DOCUMENT NUMBER 96338824 AND SECOND AMENDMENT RECORDED AS DOCUMENT NUMBER 98754779, AND THIRD AMENDMENT RECORDED OCTOBER 2, 2014 AS DOCUMENT NUMBER 1427539064, IN, ON, OVER, UPON AND UNDER CERTAIN REAL PROPERTY MORE PARTICULARLY DESCRIBED THEREIN FOR PUBLIC AND PRIVATE UTILITY PURPOSES, INGRESS AND EGRESS FOR THE BENEFIT OF THE INDIVIDUAL PARCEL OWNERS AND THEIR GUESTS AND INVITEES, OVER, UPON AND ACROSS DRIVEWAYS, PRIVATE STREETS AND PATHS.

PARCEL 3:

LOT 1 IN GREENSPOINT OFFICE PARK UNIT 5, BEING A RESUBDIVIS ON IN THE EAST FRACTIONAL 1/2 OF SECTION 1, TOWNSHIP 41 NORTH, RANGE 9, EAST OF THE THIRD PRINCIPAL MERIDIAN ACCORDING TO THE PLAT THEREOF RECORDED JANUARY 25, 1999 AS DOCUMENT NUMBER 99080046 IN COOK COUNTY, ILLINOIS.

PARCEL 4:

LOT 1 IN BARRINGTON POINTE SUBDIVISION IN THE EAST 1/2 OF FRACTIONAL SECTION 1, TOWNSHIP 41 NORTH, RANGE 9, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED FEBRUARY 24, 1987 AS DOCUMENT NUMBER 87106425, IN COOK COUNTY, ILLINOIS.

PARCEL 5:

EASEMENT FOR INGRESS AND EGRESS IN FAVOR OF PARCEL 4 AS CREATED BY DEED RECORDED DECEMBER 27, 1985 AS DOCUMENT NUMBER 85341166, AND AS SHOWN ON

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Voya Loan No.: 29990

THE PLAT OF BARRINGTON POINTE SUBDIVISION AFORESAID OVER AND ACROSS THE FOLLOWING DESCRIBED LAND: THAT PART OF THE EAST 1/2 OF THE EAST 1/2 OF FRACTIONAL SECTION 1, TOWNSHIP 41 NORTH, RANGE 9, EAST OF THE THIRD PRINCIPAL MERIDIAN, DESCRIBED AS FOLLOWS:

COMMENCING AT THE INTERSECTION OF THE NORTHEASTERLY LINE OF HIGGINS ROAD AS DEDICATED BY INSTRUMENT RECORDED MARCH 27, 1941 AS DOCUMENT 12647603, WITH THE WEST LINE OF BARRINGTON ROAD AS DEDICATED BY INSTRUMENT RECORDED JULY 8, 1932 AS DOCUMENT NUMBER 11113016; THENCE NORTHERLY ALONG SAID WESTERLY LINE OF BARRINGTON ROAD BEING A LINE 50.0 FEET, AS MEASURED AT RIGHT ANGLES, WEST OF AND PARALLEL WITH THE EAST LINE OF SAID FRACTIONAL SECTION 1. 446.91 FEET TO AN INTERSECTION WITH THE SOUTH LINE OF THE PERPETUAL EASEMENT FOR HIGHWAY PURPOSES AS PER WARRANTY DEED DATED MAY 31, 1957 AND RECORDED JUNE 10, 1957, AS DOCUMENT NUMBER 16926933; THENCE WESTERLY ALONG SAID LAST DESCRIBED LINE, BEING A LINE AT RIGHT ANGLES TO SAID WEST LINE OF BARRINGTON ROAD, 30.0 FEET TO THE WEST LINE OF SAID PERPETUAL EASEMENT; THENCE NORTHERLY ALONG SAID LAST DESCRIBED LINE BEING A LINE 80.0 FEET, AS MEASURED AT RIGHT ANGLES, WEST OF AND PARALLEL WITH THE EAST LINE OF SAID FRACTIONAL SECTION 1, 195.60 FEET TO A POINT FOR A PLACE OF BEGINNING; THENCE CONTINUING NORTHERLY ALONG SAID LAST DESCRIBED PARALLEL LINE 54.0 FEET; THENCE WESTERLY AT RIGHT ANGLES TO SAID LAST DESCRIBED PARALLEL LINE 130.03 FEET; THENCE SOUTHERLY AT RIGHT ANGLES TO SAID LAST DESCRIBED LINE, 54.0 FEET; THENCE EASTERLY AT RIGHT ANGLES TO SAID LAST DESCRIBED LINE 130.03 FEET TO THE PLACE OF BEGINNING, IN COOK COUNTY HULINOIS.

PARCEL 6:

THE NON-EXCLUSIVE EASEMENT FOR DETENTION, KETENTION AND STORM SEWERS, PARKING AND INGRESS AND EGRESS FOR THE BENEIT OF PARCEL 4 AND OTHER PROPERTY AS CONTAINED IN THE DECLARATION OF EASEMENTS RECORDED AS DOCUMENT NUMBER 87106425 AND SUPPLEMENTAL DECLARATION RECORDED AS DOCUMENT NUMBER 87310605.

PARCEL 7:

OUTLOT A IN BARRINGTON POINTE RESUBDIVISION NO. 1 IN THE EAST 1/2 OF F&ACTIONAL SECTION 1, TOWNSHIP 41 NORTH, RANGE 9, EAST OF THE THIRD PRINCIPAL WERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED OCTOBER 23, 1996 AS DOCUMENT NUMBER 96808122, IN COOK COUNTY, ILLINOIS.

Tax Parcel Identification Nos.: 06-01-201-001-0000

06-01-200-036-0000 06-01-200-015-0000 06-01-200-031-0000

Common Address: 2300 N Barrington Road, 2800 W Higgins Road and 2895 Greenspoint Parkway, Hoffman Estates, Illinois 60010