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Form 191 Rev. 11-71  The above space for recorder's use only								
THIS INDENTURE WITNESSETH, THAT THE GRANTOR, Lincoln Property Partners							I,	
	of the County of Dallas	and State o	r Texas		, for and	i in consid	eration	
	of the sum of Ten and 00/100 -			Do	llars (\$10	.00	),	
	in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, Convey							
X	and Warrantunto AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO, a national banking association whose address is 33 No. LaSalle Street, Chicago, Illinois, as Trustee under the provisions of a certain Trust							
	Agreement, dated the 315t day of January, 1978, and known as Trust Number 41970,							
	the following described real estate in the County of COOk and State of Illinois, to wit:							
	See Exhibit "A" a herein.	ttached he	reto and	d incorpo	rated	11	00	
	9							
`	Ox							
: ن	O <sub>F</sub> COO						Section 4,	
₹	0							
							2)	
ς Σ			trusts, and for th	ne uses and purposes	herein and in	sald Trust A	greement a	
	TO HAVE AND TO HOLD the said real estate with the set forth.  Full power and authority is hereby granted to said Trust streets, highways or alleys to varete any subditistion or by the said the said to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in the successor of successors of	see to improve man Re, art thereof, nd i rest the or without of the trust all of the IP of trust and for many terms and for one of trust and for the trust and for trust and for the trust and tru	protect and subdivubdivide said real ion, to convey sail said; said real estate, for any period or y cri, or period or y cri, or period of fit in and a first or convert or conv	ride said real estate estate as often as it! real estate or an authorities vested it or any part thereof or any part thereof of time, no is considered in the said of any kind, to rele a said real estate an same, whether similiary to the said real estate and same, whether similiary to the said real estate and the said real	or any part ther desired, to cont y part thereof to said Trustee, to said Trustee, to texceeding in the exceeding in the exceeding in the exceeding in the end, change or options to renew unce rentals to paste, convey or a detery part the ar to or different	eof, to dedicate ract to sell, on a successor on donate, to time, in posses the case of an modify leases leases and operation or to saign any rigineof in all oth from the way	te parks, 160 cm	
	thereof shall be conveyed, contracted to be sold, leased or more purchase money, rent or money borrowd or advanced on said obliged to inquire into the authority, necessity or expected on said obliged to inquire into the authority, necessity or expected or exists shall be conclusive extincted in favor of every person (in lease or other instrument, (a) that at the time of the delivery of the contraction of the	real estate, or be obli- of any act of said Tr or other instrument ex- cluding the Registrar of ry thereof the trust or executed in accordance if any, and binding us cliser every such deed, r or successors in trust their prejectsor in trus-	or any successor ged to see that isstee, or be oblig ecuted by said T Titles of said co- rated by this Ind- with the trusts, on all beneficiari trust deed, lease, have been properly	to the oblight term of this to do not receive to istee, or ar success (15) relying upon o let. I show the said conditions and lines there were the proposed to the said to the	ed to see to the contract have been inquire into any sor in trust, in relations under Trust Agreeme altations contains that said Trust instrument and fully vested with	re application compiled with, of the terms relation to a say such con nt was in fued in this I (ce, or any (d) If the con all the title,	of any or be of said aid real wreyance, ill force ndenture successor noreyance, estate,	
	This conveyance is made upon the express underliatming about their seems or attempts may do or omit to do in or about the thereto, or far injury to person or prometry happening in or thereto, or far injury to person or prometry happening in or benefities; under said Trust Aercenner as their attempts in or benefities; under said Trust Aercenner as their attempts in a name, as Trustee of an express trust and not individually (and all persons and corporations whomosever and whatsoever shall it.	conditions that neither personal liability or be: said real estate or und about said real estate.: the Trustee in connect, the trustee in connectly at the Trustee shall have in the actual possession the clurged with notice or clurged with notice.	unbjected to any cle or the provisions on any and all such on with said real epointed for such no obligation what of the Trustee sh of this condition is	afm, judgement or aim, judgement or aim, judgement or aim of this Deed or aid liability being herebestate may be entere purposes, or, at the tsoever with respect all be applicable for rom the date of the	Trust. Agreemer expressly walve for anything with in election of it in election of the to any such or the up ment at filing or recor-	t it or they on nt or any am ed and release the name of t Trustee, in nntract, obliga d discharge t this Deed	thereof).	
	The interest of each and every beneficiary bereunder and use in the earnings, avails and proceeds arising from the sale or any no beneficiary hereunder shall have any title or interest, legal thereof as aforesaid, the intention hereof being to vest in sal fee simple, in and to all of the real estate about described.	nder said Trust Agreem other disposition of said or equitable. In or to sa d American National I:	real estate, and so id real estate as a ink and Trust Com	rachs claiming under such interest is bereby such, but only an ini mpany of Chicago th	declared to e terest in earn ag he entire legal	persor 1 proper t, av ils d mi equ alife	rty, and proceeds title in	
	If the title to any of the above real estate is now or hereal title or duplicate thereof, or memorial, the words "in trust," or such case made and provided.	er registered, the Regis upon condition, or "with	rar of Titles is h	ereby directed not to words of similar imp	register or note ort, in secordance	in the certific with the co	licate of atute in	
	And the said granter hereby expressly waite		and all right or se. their	henefit under and by	virtue of any a	nd all statu eshand	of the	
	seal this 3134	day of	Januar	У	19_	78		
Mack Pogue, General Partner William R. Cooper, General Partner (SEAL)						tner		
	Toward Renger Jensey							
STATE OF Texas    I							or said	
	personally known to me to be the same person S whose name S are subscribed to the foregoing instrument,							
thou thou						*******		
	release and waiver of the right of homestead.  GIVEN under my hand and natural seal this 3 4 day of January 3.A.D. 1978.						78_ 0	
	<u> </u>	u Lyr	mfl	yer	9	Natory	Pablic B	
L	My commission expires. 8-10-79			<del></del>	10	× ✓ <u>дян</u>		
American National Bank and Trust Company of Chicago						್ರಾ <sub>ರ್</sub>	<u>-</u> -	
	- <del>Box 22</del> 1			For information only insert street address of above described property.				

Landing It Deed. Bliver, Seller in Bernacontaina

## EXHIBIT A

That part of the North 3/4 of the West 1/2 of the Northwest 1/4 of Section 15, Township 41 North, Range 11 East of the Third Principal Meridian, lying South of Seegers Road, in Clok County, Illinois, described as follows:

Deginning at the Southwest corner of the North 3/4 of the West 1/2 of the Northwest 1/4 of Section 15, Township 41 North, lange 11 East, thence Northerly along the West line of the sail lection 15, a distance of 1168.26 feet; thence turning a right angle to the course of 89 degrees 25 minutes and 01 secon's Easterly, a distance of 381.27 feet; thence turning a right angle to the course of 90 degrees 00 minutes 00 seconds Southerly, a distance of 181.10 feet; thence turning a left argue to the course of 90 degrees 00 minutes and 00 seconds Easterly a distance of 100.34 feet; thence turning a right anglate the course 90 degrees 00 minutes and 00 seconds Southerly, a distance of 258.14 feet; thence turning a left angle to the course of 90 degrees 00 minutes and 00 seconds Easterly, 1 listance of 92.31 feet; thence turning a right angle to the course of 90 degrees 00 minutes and 00 seconds Southerly, a distance of 287.16 feet; thence turning a right angle to the course of 90 degrees 00 minutes and 00 seconds Westerly, a distance of 120.83 feet; thence turning a left angle to the course of 90 degrees 00 minutes and 00 seconds Southerly, a distance of 441.776 feet; thence rees feet turning a right angle to the course of 20 degrees 00 minutes and 00 seconds Westerly, a distance of 464.06 feet to the point of beginning.

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Property of Cook County Clerk's Office

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