CONFIDENTIALITY AND CONDITIONS OFFERING AGREEMENT Page 1 of 4



Property:	Lincolnshire Commons
Location:	970 Milwaukee Avenue, Lincolnshire, IL 60069
Owner:	Lincolnshire Propco, LLC
Potential Investor:	
Potential Investor's Representative:	

Upon execution of this Agreement, please remit entire agreement as a scanned image via email to:

Attention: Caity Tirakian Email Address: caity.tirakian@jll.com

- General Terms. Jones Lang LaSalle Americas, Inc., a Maryland corporation ("JLL"), represents Lincolnshire Propoo, LLC ("Owner") as Owner's exclusive agent or broker for the potential sale of the property known as 970 Milwaukee Avenue, Lincolnshire, Illinois (the "Property"). This Confidentiality and Conditions of Offering Agreement (the "Agreement") will confirm the mutual understandings of Potential Investor, JLL, and Owner in connection with the disclosure and review of any and all information regarding the Owner or the Property that is provided to [______] ("Potential Investor") or any Related Party (as defined below) by Owner, JLL or any representative of Owner or JLL, including, but not limited to, any offering memorandum, documents, data, financial statements, reports, forecasts, projections, surveys, diagrams, records, engineering reports, and other documents, electronic transmittals or conversations concerning the Property or the Owner (the "Offering Materials"). Owner and/or JLL may make the Offering Materials available in written, electronic, or verbal form to the Potential Investor following JLL's receipt of this Agreement, duly executed by Potential Investor. The Offering Materials shall not include information that (i) is or becomes generally available to the public, (ii) was in the possession of the undersigned or any Related Party prior to the date of the Agreement (and is not subject to any pre-existing confidentiality agreement in favor of Owner, any affiliate thereof, and/or JLL), (iii) was obtained by the undersigned or any Related Party from a third party who, to the knowledge of the undersigned and the Related Parties, is not subject to any confidentiality agreement regarding such information, or (iv) is independently developed by the undersigned or any Related Party without reliance on the Offering Materials. The terms of the Agreement follow.
- 2. Ownership, Use and Destruction of Offering Materials. The Offering Materials shall continue to be the property of the Owner and JLL. The Offering Materials will be used by the Potential Investor solely for the purpose of evaluating the possible acquisition of the Property and not for any purpose unrelated to the possible acquisition of the Property. The Offering Materials may not be copied or duplicated without the Owner's and JLL's prior written consent, and must be destroyed by Potential Investor and any Related Party (and in such instance Potential Investor shall certify in writing to JLL and Owner that such information has been so destroyed) immediately upon written request or when the Potential Investor declines to make an offer for the Property or terminates any discussions or negotiations with respect to the Property.
- 3. Confidentiality and Disclosure of Offering Materials by Potential Investor. Potential Investor acknowledges on behalf of itself and any and all Related Parties that the Offering Materials are considered confidential and proprietary information of Owner and/or JLL, and Potential Investor will not make (or cause or permit any Related Party to make) any Offering Materials available, or disclose any of the contents thereof, to any person without Owner's or JLL's prior written consent; provided, however, that the Offering Materials may be disclosed to the Potential Investor's Representative (if any), the Potential Investor's partners, employees, legal counsel, advisors, institutional lenders and other capital sources (collectively the "Related Parties") as reasonably required for an evaluation of the Property. Such Related Parties shall be informed by Potential Investor of the confidential nature of the Offering Materials and the terms of this Agreement and shall be directed by Potential Investor to keep the Offering Materials and related information strictly confidential in accordance with this Agreement and to otherwise abide by the terms of this Agreement as if such party was the Potential Investor hereunder. In the event any Related Party shall take or omit to take any action which if taken or omitted to be taken by Potential Investor would constitute a breach of or a default under the terms hereof, such act or omission by such Related Party shall be deemed to be a breach of the terms hereof by Potential Investor.
- 4. Potential Investor as Principal and Other Brokers or Agents. Potential Investor is a principal and not an agent of or acting on behalf of any other party in connection with the purchase of the Property. Potential Investor will not look to JLL or to Owner for any brokerage commission, finder's fee, or other compensation in connection with the sale of the Property or any interest therein. Potential Investor acknowledges that it has not had any discussion regarding the Property with any broker or agent other than the Potential Investor's Representative (if any) identified above. Potential Investor shall indemnify and hold Owner and JLL and their respective officers, directors, shareholders, partners, members, employees, agents and representatives and any affiliate, successor or assign thereof

CONFIDENTIALITY AND CONDITIONS OFFERING AGREEMENT Page 2 of 4



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(collectively, the "Owner/JLL Related Parties"), harmless from and against any and all claims, causes of action, damages, suits, demands, liabilities, fines, fees, costs and expenses (including, but not limited to, court costs and attorney's fees) of any kind, nature or character relating to the Property by any agents or brokers (including any Potential Investor's Representative) (other than JLL) resulting from (i) any failure by Potential Investor or any Related Party to disclose any relationship Potential Investor may have with respect to any broker or other intermediary, (ii) any failure by Potential Investor to pay any amounts claimed by any broker or other intermediary (including, without limitation, any Potential Investor's Representative), other than JLL, in connection with the marketing or sale of the Property and (iii) any breach or default hereunder by Potential Investor and/or any deemed breach or default hereunder by any Related Party.

- No Representations as to Offering Materials or Condition of Property. Potential Investor understands and 5. acknowledges that neither Owner, JLL nor any Owner/JLL Related Party makes any representation or warranty as to the accuracy or completeness of the Offering Materials or the condition of the Property in any manner. The Potential Investor further understands and acknowledges that the information used in the preparation of the Offering Materials was furnished by Owner and has not been independently verified by JLL, and is not guaranteed as to completeness or accuracy. Potential Investor agrees that neither Owner, JLL, nor any Owner/JLL Related Party shall have any liability for any reason to the Potential Investor or any of its representatives or Related Parties resulting from the use of the Offering Materials by any person in connection with the sale of, or other investments by Potential Investor in the Property whether or not consummated for any reason. Neither Owner, JLL nor any Owner/JLL Related Party is under any obligation to notify or provide any further information to Potential Investor or any Related Party if either Owner or JLL becomes aware of any inaccuracy, incompleteness or change in the Offering Materials. The undersigned acknowledges that neither Owner, JLL nor any Owner/JLL Related Party, has made any representation or warranty as to the accuracy or completeness of the Offering Materials, or the suitability of the information contained therein for any purpose whatever, and any representation or warranty in connection therewith is hereby expressly excluded. The Offering Materials provided to the undersigned are subject to, among other things, correction of errors and omissions, additions or deletion of terms, and withdrawal upon notice. The undersigned agrees that neither Owner, JLL, nor any Owner/JLL Related Party shall have any liability to Potential Investor and/or any Related Party resulting from the delivery to, or use by, the undersigned of the Offering Materials or otherwise with respect thereto. Potential Investor and Related Parties shall rely only their own due diligence and investigation of the Property, including but not limited to any financial, title, environmental, physical, tenant or any other matters. POTENTIAL INVESTOR SHALL NOT HAVE ANY RIGHT TO RELY ON ANY SUCH DUE DILIGENCE MATERIALS, BUT RATHER WILL RELY ON ITS OWN DUE DILIGENCE, INSPECTIONS AND INVESTIGATIONS OF THE PROPERTY AND ANY REPORTS COMMISSIONED BY POTENTIAL INVESTOR WITH RESPECT THERETO. POTENTIAL INVESTOR ACKNOWLEDGES THAT THE DUE DILIGENCE MATERIALS PROVIDED BY OWNER MAY NOT NECESSARILY REPRESENT ALL OF THE DOCUMENTATION AND INFORMATION IN EXISTENCE (OR IN OWNER'S POSSESSION OR CONTROL) WITH RESPECT TO THE PROPERTY, BUT, RATHER, REPRESENT DOCUMENTATION MADE AVAILABLE BY OWNER AS A CONVENIENCE FOR POTENTIAL INVESTOR. POTENTIAL INVESTOR ACKNOWLEDGES AND AGREES THAT THE DUE DILIGENCE MATERIALS MAY HAVE BEEN OBTAINED BY OWNER FROM A VARIETY OF SOURCES, AND THAT OWNER HAS NOT MADE (AND IS UNDER NO DUTY TO MAKE) ANY INDEPENDENT INVESTIGATION OR VERIFICATION OF ANY DUE DILIGENCE MATERIALS. POTENTIAL INVESTOR WAIVES, RELEASES AND FORFEITS ANY AND ALL CLAIMS OF ANY KIND WHATSOEVER AGAINST OWNER, THE INDEMNIFIED PARTIES, OR THIRD PARTIES ARISING OUT OF POTENTIAL INVESTOR'S USE OF THE DUE DILIGENCE MATERIALS. THIS SECTION 5 SHALL SURVIVE THE TERMINATION OF THIS AGREEMENT, AND IF APPLICABLE, THE TERMINATION AND/OR CLOSING UNDER THE CONTRACT.
- 6. Withdrawal of Property from Market or Termination of Discussions. Potential Investor acknowledges that the Property has been offered for sale subject to withdrawal of the Property from the market at any time or rejection of any offer because of the terms thereof, or for any other reason whatsoever, without notice, as well as the termination of discussions with any party at any time without notice for any reason whatsoever. Neither Potential Investor nor Owner has any obligation to enter into or execute any definitive contract as a result of this Agreement. Owner is not in any way, expressly or impliedly, promising, covenanting, agreeing or in any other way committing to sell the Property to Potential Investor, or enter into any other obligation to or with Potential Investor. Notwithstanding anything to the contrary herein, all obligations, commitments and indemnifications by Potential Investor specified in this Agreement shall survive the expiration or termination of this Agreement.

CONFIDENTIALITY AND CONDITIONS OFFERING AGREEMENT Page 3 of 4



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Potential Investor:	
Potential Investor's Representative:	

- 7. <u>Term of Agreement.</u> The terms and conditions of this Agreement shall remain in full force and effect for a period of two years from the date hereof.
- 8. Remedies. In the event that Potential Investor and/or any Related Party fails to comply with the terms and conditions of this Agreement, Potential Investor and such Related Party may be liable to Owner and/or JLL for such breach, Owner and/or JLL shall be entitled to exercise any right, power, or remedy available at law or in equity for such breach. Without prejudice to any other rights or remedies that Owner and/or JLL may have with respect to any breach by Potential Investor and/or any Related Party, Potential Investor on behalf of its and any Related Party, hereby acknowledges and agrees that (a) damages would not be an adequate remedy for any breach of the terms of this Agreement by Potential Investor and/or any Related Party, (b) it is not aware of and will not seek to advance any reason why Owner and/or JLL should not be entitled to the remedies of injunction, specific performance and other equitable relief for any threatened or actual breach of the terms of this Agreement by Potential Investor and/or any any Related Party and (c) no proof of special damages shall be necessary for the enforcement of the terms of this Agreement. In the event of litigation relating to this Agreement, the prevailing party, as determined by a court of competent jurisdiction in a final, non-appealable order, shall be entitled to reimbursement of its reasonable costs and expenses (including attorneys' fees) incurred in connection with such litigation.
- **Applicable Law.** This Agreement shall be governed by and construed in accordance with the laws of the state where the property is located without reference to its conflicts of law provisions.
- 10. Access to Property, Property's Management, Property Lender, and Property Tenants. Potential Investor agrees to not seek to gain access to any non-public areas of the Property or communicate with Property's management employees, the holder of any financing encumbering the Property, the Property's tenants, and the Owner's partners in the ownership of the Property (each a "Restricted Party"), without the prior consent of Owner or JLL, which consent may be withheld in the Owner's sole discretion. If Owner grants such consent, Owner (and Owner's counsel) shall have the absolute right to be present at any meetings (including meetings conducted by telephone) with any Restricted Party and Potential Investor shall provide copies of any correspondence sent to or received from any such Restricted Party within one (1) business day after receipt or dispatch, as the case may be.
- The Potential Investor, if any, has appointed the Potential Investor's 11. Potential Investor's Representative. Representative, if any, identified above, as Potential Investor's broker or other intermediary with respect to the purchase of the Property. The Potential Investor agrees to pay out of Potential Investor's own funds all brokerage fees, finder's fees or any other compensation claimed by the Potential Investor's Representative or any broker or intermediary other than JLL in connection with Potential Investor's interest in or proposed or actual purchase of the Property or any interest therein. The Potential Investor's Representative, if any, by signing below, agrees to be bound by all the terms and conditions of this Agreement whether stated as obligations of the Potential Investor or a Related Party under the terms and conditions of this Agreement. The Potential Investor's Representative, if any, further agrees by signing below that it will not look to the Owner, JLL or any Owner/JLL Related Party for any brokerage commissions, finder's fee or any other compensation claimed in connection with the sale of the Property or any interest therein to the Potential Investor or any other party (whether or not consummated for any reason). The Potential Investor's Representative, if any, by its signature hereto agrees herewith that its authorization to act in any capacity with respect to the purchase of the Property is limited to representing the Potential Investor and agrees that it will not discuss or exchange any information regarding the Property with any party other than the Potential Investor. Potential investor and Potential Investor's Representative, if any, by its signature hereto agree to hold JLL and Owner, its officers, directors, partners, employees, agents, representatives, and any of their affiliates, beneficiaries, successors, and assigns harmless from, and shall indemnify and defend them against any and all fines, losses, damages suites, claims actions, demands, liabilities, costs and expenses (including court costs and attorney's fees) of any kind, nature or character (collectively, the "Claims"), in connection with, related to, resulting from or arising or alleged to have arisen in connection with the Potential Investor's Representative's actions.
- 12. <u>Miscellaneous</u>. The failure of any party to insist, in any one or more instances, or the delay in insisting, upon the performance of any provision of this Agreement or to exercise any right hereunder, does not constitute an election of remedies or waiver, and the obligations of the parties with respect to such future performance will continue in full force and effect. Except as otherwise provided in this Agreement, the remedies in this Agreement are cumulative with and not in lieu of other remedies available to a party at law or in equity. Other than parties expressly indemnified

CONFIDENTIALITY AND CONDITIONS OFFERING AGREEMENT Page 4 of 4



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Potential Investor's Representative:		

pursuant to this Agreement, this Agreement shall not be deemed to confer any rights to any other party (other than Potential Investor or any of the Potential Investor affiliates) as a third-party beneficiary or otherwise. If any term, provision, covenant, or condition of this Agreement is held by a court of competent jurisdiction to be invalid, void or unenforceable, the rest of this Agreement shall remain in full force and effect and shall in no way be affected, impaired or invalidated, unless such ruling shall materially alter the economic effect of this Agreement. Potential Investor represents and warrants that it does not need the consent of any other party or person to enter into this Agreement and that the person signing on behalf of Potential Investor is fully authorized to do so and to bind Potential Investor to the provisions of this Agreement. Potential Investor may not assign, delegate or subcontract (by contract, operation of law or otherwise) its rights or obligations under this Agreement, except with Owner's prior written consent, and the failure of Potential Investor to obtain Owner's prior written consent shall render any such attempt to assign, delegate, or subcontract of no force and effect. This Agreement may be executed in any number of counterparts, each of which shall constitute one and the same instrument, and any party hereto may execute this Agreement by signing any such counterpart delivery of an executed signature page of this Agreement by any party hereto by facsimile or .pdf transmission; and such facsimile or .pdf shall be binding on the delivering party as if the original had been delivered. Notwithstanding anything to the contrary contained in this Agreement, no officer, director, shareholder, employee, agent, manager, member or partner of Owner (or Owner's affiliates) or any officer, director, agent, advisor, representative, member, investor, manager, personal representative, trustee or employee of any such direct or indirect partner, member or shareholder shall have any personal liability with respect to any of the obligations contained in this Agreement. No personal judgment shall be sought or obtained from any of the foregoing in connection with this Agreement. The provisions of this Section 12 shall survive the termination of this Agreement.

[signatures appear on the following page]

Accepted and Agreed to this day of	, 2024.	
POTENTIAL INVESTOR:	OWNER:	
Company	Lincolnshire Propco, LLC Company	
Signature	Signature	
Name	Name	
Title	Title	
Date		

CONFIDENTIALITY AND CONDITIONS OFFERING AGREEMENT Page 5 of 4



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Potential Investor:	
Potential Investor's Representative:	

Address 1	5215 Old Orchard Rd., Ste. 800Address 1
Address 2	Address 2
City, State, and Zip Code	Skokie, IL 60077
Telephone	Telephone
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Email Address	E-mail Address