## UNOFFICIAL COP4Y8 5

## WARRANTY DEED IN TRUST

37398485

The above space for recorder's use only

THIS INDENTURE WITNESSETH, That the Gran	tor	
James R. Sincox and Rochelle B. Sinc		
	•	feration
of Ten and no/100	Dollars, and other	er good
and valuable considerations in hand paid, Convey a	nd warrant unto the Affi	
Bank/North Shore National, a National Bank of a trust agreement dated the 22nd	day of June 1987, kn	
Trust Number 919 the following described real estate in the County of Cook		
and State of Illinois, to-wit:		
LOT 3 J' BLOCK 2 IN FAIRVIEW SUBDIVISION, AND FARIVIEW BEING A SUBDISION		
OF PART OF THE SOUTH EAST 1/4 OF SECTION 7 AND OF PART OF THE SOUTH WEST 1/4 OF SECTION 8, TOWNSHIP 42 NORTH, RANGE 13 EAST OF THE THE		
THIRD PRINCIPAL MERIDIAN, ACCORDING		
JANUARY 29, 1909 AS DOCUMENT NUMBER	321898, IN COOK COUNTY, ILLINOIS	; <b>.</b>
C/A	zamo	
	87398485	
PIN: 05-08-790-008-0	000	
Ojc	EAO	
	1	
TO HAVE AND TO HOLD the said premises with the ap ar enances up agreement set forth.	on the trusts and for the uses and purposes herein and in	said trust
Full power and authority is hereby granted to said truste, a to aprive, dedicate parks, streets, highways or alleys and to vacure any saidity site to contract to self, to grant options to purchase, to self on any term. A more part thereof to a successor or successors in trust and to grant to such the part thereof to a successor or successors in trust and to grant to such the very successor or successors in trust and to grant to such the very successor or successors in trust and to grant to such the very part thereof, from time to time, in possession or reversion, by lease period or periods of time and to amend, change or modify leases a contract to make leases and to grant options to lease and options to renew and to contract respecting the manner of fixing the amount of present or thereof, for other real or personal property, to grant easements or charges or any part thereof, and the such other considerations as it would be lawful for any person owning the ways above specified, at any time or times hereafter.	manage, protect and subdivide said premises or any part part thereof, and to resubdivide said property as often as a part thereof, and to resubdivide said property as often as	thereof, to desired, to
part thereof to a successor or successors in trust and to grant to such a vested in said trustee, to donate, to dedicate, to martgage, pledge or of terwi	or or successors in trust all of the title, estate, powers and e encumber said property, or any part thereof, to lease suite	nuthorities I property,
or any part thereof, from time to time, in possession or reversion, by ease period or periods of time, not exceeding in the case of any single denise the for any period or periods of time and to amend, change or modify leases at	tern of 198 years, and to renew or extend leases upon any of the terms and provisions thereof at any time or times he	terms and realter, to
contract to make leases and to grant options to lease and options to release and to contract respecting the manner of fixing the amount of present or thereof, for other real or personal property, to grant easements or charges	eases and opining to purchase the white it any part of the uncerements, to partition or to exchange said property, of if my find, to release, convey or assign any right, title or	interest in
or about or easement appartenant to said premises or any part thereof, and to such other considerations as it would be lawful for any person owning the ways above specified, at any time or times hereafter.	o a may all said property and every part thereof in all other the same to deal with the same, whether similar to or diffe	erent from
the ways above specified, at any time or times hereafter.  In no case shall any party dealing with said trustee in relation to said project contracted to be sold, leased or mortgaged by said trustee, be oblightous the said trustee, and the said trustee, and the said trustee, and the said trustee, or see that the terms necessity or expediency of any act of said trustee, or be obliged to reprivite deed, trust deed, mortgage, lease or other instrument executed by said trust of every person relying upon or claiming under any such conveyance, lease trust created by this indenure and by said trust agreement was in full for cuted in accordance with the trusts, conditions and limitations contained in the said trust and binding upon all beneficiaries thereunder, (c) that said trustees.	remises, 'c to whom said premises or any part thereof she ed to see to an application of any purchase money, rend	all be con- or money
barrowed or advanced on said prentises, or be obliged to see that the terms of necessity or expediency of any act of said trustee, or be obliged or privileg deed, trust deed, mortgage, lease or other instrument executed by said trust	ee in relation to sold real estate shall be conclusive evidence	and every
of every person relying upon or claiming under any such conveyance, least trust created by this indenture and by said trust agreement was in full foregreating the accurations contained in accurations contained in the created in accurations.	e are other instrument, (**) that at the time of the derivery to e and effect, (b) that such conveyance or other instrumen in this indenture and in sail trust agreement or in some a	t was exe- mendment
ented in accordance with the trusts, conditions and limitations contained a thereof and binding upon all beneficiaries thereunder, (c) that said trustee wided, trust deed, lease, mortgage or other instrument and (d) if the conveyed or successors in trust have been properly appointed and are fully vested within of the bit or their production of trust.	as day authorized at i empowered to execute and deliver a nee is made to a successor or successors in trust, that such the all the title, estate, tip its sowers, authorities, duties a	svery such successor ind obliga-
quis vi its, ills vi their predictions in their	administration that there are no set from shall be unly in the	caralaus
as an and proceeds arising from the sale or other disposition of said real es no beneficiary hereunder shall have any tile or interest, legal or equitable, as and proceeds thereof as afforesaid.		
If the title to any of the above lands is now or hereafter registered, the certificate of title or duplicate thereof, or memorial, the words "in trust", or accordance with the staute in such case made and provided.		
And the said grantor S hereby expressly waive and release statutes of the State of Illinois, providing for the exemption of homesteads	from sale on execution or otherwise.	iny and all
In Witness Whereof, the grantor S aforesaid ha Ve here		,_S
this day of	D 1 00 B 8.	
Suns B Stocoy (Scal)	Rochelle B. Suncos	- (Scal)
D. SINCOX	Rochelle B. Sincox	
(Seal)		(Scal)
state ofss 1undersigne	d a Notary Public in and for said C	Zounty, in
James R. Sincox and Rochelle B. S	<u> </u>	
·	ne sume person S_ whose name S_ATE suf	
the foregoing instrument, appeared before me this day in person and acknowledged that		
uses and surposes therein set for	rth, including the release and waiver of the right of homes	
OFFICIAL SMALL Cliven under my hand and notal SUSAN COTY	tial seal ACC day of	192.2
NOTARY PUELIC, STATE OF HUME		
MY COMMISSION EXPINED MINING	Notary Public	
	<u> </u>	

AFFILIATED BANK/NORTH SHORE NATIONAL 1737 W. HOWARD STREET, CHICAGO, ILLINOIS 60628

Cook County Recorders Box 4204

Por information only insert street address of above described property.

Document Numbe

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