UNOFFICIAL COPY : 6



WARRANT	A DEED	IN	TRUST
WARRANT			
r			

	C4.				
orm 91 R 1/70' =:;.	The nince some to recorder set, when conty				
THIS INDENTURE WITNESSETH, T	hat the Grantor S JAMES J. SACKS and				
LORRAINE SACKS, his wif					
of the County of Cook and	State of Illinois for and in consideration				
of the County of CODA	-TEN Dollars, and other good				
and valuable considerations in hand p	aid, Convey and Warrant unto the CHICAGO TITLE				
AND TRUST COMPANY a corporat	ion of Illinois, whose address is 111 West Washington Street,				
Chicago, Illinois 60602, as Trustee under the provisions of a trust agreement dated the 3rd					
day of September 1985, kno	own as Trust Number 1087676 the following described real				
estate in the County of Cook	and State of Illinois, to-wit:				
estate in the county of COOK	una buile of military to firm				
tom ATY (6) In F	Block One (1) in Home Gardens Acres				
FOL PIV (6) TU T	ng a Subdivision into Lots. Blocks				
Subdivision, being a Subdivision into Lots, Blocks and Screets of the South East Quarter (4) of the					
North East Quarter (%) of Section 18, Town 36 North,					
North East Quar	of the Third Principal Meridian, in				
Range I, East	linois, excepting the Railroad Right-				
COOK County, 11.	LIMOIS, excepting the marriage and service				
Of-Way.					
Permanent Index	# 30-18-228-006				
Common Address:	801 Greenbay Avenue, Calumet City,				
21linois					
	appurt nance, upon the trusts and for the uses and purposes herein and in said trust agree- trustee, "," we, manage, protect and subdivide said premises or any part thorsel, to le any subdivish a count thereof, and to resubdivide said property as often as desired, to a my terms, to away either with or without consideration, to convey said premises or any grant to such as "ce sur or successors in trust all of the title, estate, powers and authorities age, pledge or a herr is encumber said property, or any part thereof, to lease said property, reversion, by lesses of successors in trust all of the title, estate, powers and authorities age, pledge or a herr is encumber said property, or any part thereof, to lease said property, reversion, by lesses of any and provisions thereof at any time or times hereofar, to contract so renew leases and the erms and provisions thereof at any time or times hereofar, to contract so renew leases and epitons ". Durchase the whole or any part of the reversion and to con- sent or future retails, to actif on or exchange said property, or any part thereof, for charges of any kind, to re save, convey or assign any right, title or interest in or about or cold, and to deal with said property and every part thereof in all other ways and for such in owning the same to deal "" as same, whether similar to or different from the ways the return to said premises, or, to whom said promises or any part thereof shall be con- nied trustee, be obliged to see to too published of any part-here money, rent, or money bor- es that the turns of this trust have be a compiled with, or be obliged or privileged to incutive in a compiled with, or be obliged or previleged to incutive in a condition to said the elevate shall be conclusive evidence in lover the conveyance, leave or other instrument, at that at the time of the delivery thereof the ment was in full force and offect, the thus, or conveyance or other instrument was executed to contained in this indefinite and in said trust a green and of late p				
TO HAVE AND TO HOLD the said premises with the ment set forth.	appart nance, upon the trusts and for the uses and purposes herein and in said trust agree-				
dedicate parks, streets, highways or alleys and to vaca	te any subdivision or part thereof, and to resubdivide said property as often as desired, to				
part thereof to a successor or successors in trust and to	grant to such at the our or successors in trust all of the file, estate, powers and authorities				
or any part thereof, from time to time, in peacesslot of	and the part of the second to				
for any period or periods of time and to amend, change or	any line and the erms and provisions thereof at any time or times hereafter, to contract				
truct respecting the manner of fixing the amount of pre-	sent or future rentals, to artist n or to exchange said property, or any part thereof, for				
other considerations as it would be lawful for my part that	red, and to deal with said property and every part thereof in all other ways and for such a navning the same to deal with any suppose whather similar to or different from the ways				
above specified, at any time or times bereafter. In no case shall any party dealing with said trustre	in relation to said premises, of to whom said premises or any part thereof shall be con-				
veyed, contracted to be sold, leased or mortgaged by so nowed or advanced on said premises, or be obliged to s	rid trustee, be obliged to see to the application of any purchase money, rent, or money bor- see that the terms of this trust hav be a complied with, or be obliged to inquire into the				
necessity or expediency of any act of said trustee, or deed, trust deed, mortgage, lease or other instrument of	be obliged or privileged to inquire in: at , of the terms of said trust agreement; and every executed by said trustee in relation to raid cal estate shall be conclusive evidence in favor				
of every person relying upon or claiming under any su- trust created by this indenture and by said trust agree	ch conveyance, lease or other instrument, in that at the time of the delivery thereof the ment was in full force and effect, (b) that with conveyance or other instrument was executed				
in arcordance with the trusts, conditions and limitations binding upon all beneficiaries thereunder, (c) that said	contained in this indenture and in sold treat excement or in some amendment thereof and trustee was duly authorized and empowered to secure and deliver every such deed, trust				
deed, lease, mortgage or other instrument and (d) if egssues in trust have been properly appointed and are	the conveyance is made to a successor or seconsors in trust, that such successor or successor with all the title, estate, rights, power, as horities, doties and obligations of				
The interest of each and every beneficiary hereune	ler and of all persons claiming under them or any of them shall be only in the carnings,				
no beneficiary hereunder shall have any title or interes	is logal or equitable, in or to said real estate as such, tr, only an interest in the earnings,				
If the fille to any of the above lands is now or he	reafter registered, the Registrar of Titles is hereby directed, yet to register or note in the ne words "in trust", or "upon condition", or "with limital logs" or words of similar import, provided.				
And the said granter S. hereby expressly universe, and release					
In Witness Whereof, the granter S steresald !	in Ve herquito gt their hand So and seal				
this 3rd day of	september 85				
0 1	Line in I and The				
Onnes D Sacke	(Seal)				
JAMES J. SACKS	LORRAINE SACKS				
\mathcal{O}	(See)				
aga dinakan magalay kahin samaga galahidi merina 11 awat 11 dinah galam dina 12 dinah dinah 11 dinah 1	(Seal)				
State of Illinois Louis V. Kiefor a Notary Public in and for said County, in					
County of Cook 95. the state afaresaid, do hereby certify that James J. Sacks and					
Lorraine Sacks, his wife					

the foregoing instrument, appeared before me this day in person signed, scaled and delivered the said instrument as their uses and purposes therein set forth, including the release

This space for affixing Riders and Revenue Stamps provisions of Section Ordinance 80-17 ITTINOIS CALUMET CITY, EXEMPT under

. Section 4.

Except under provisions of Paragraph E

Real Estate Transfor fax Apt

This document was prepared by Louis V. Kiefor, 684 State Line Form DI Calumet City, Illinois

After recording return to:

Box 533 (Cook County only)

CHICAGO TITLE AND TRUST COMPANY

111 West Washington St. / Chicago, 111. 60602

Attention: Land Trust Department

For information only insert street address of Calumet City, Illinois

801 Greenbay

