## JNOFFICIAL COPY 086315709

THIS INDENTURE WITNESSETH, that the Grantor s.  DELORES MASON, his wife  of the Country of Cook and State of Illi	LEROY J. MASON and
of TEN AND NO/100	for and in consideration of the sum
of TEN WHO NOVIOUS	LEADER BEAUTY TO THE PROPERTY OF THE CONTRACT
(S 10.00 ), in hand peld, and of other good and	valuable considerations, receipt of which is hereby duly
acknowledged, Convey and Warrant unto First State Bank &	
ing corporation of Frunklin Park , Illinois, and duly authorized to accept a	and execute trusts within the State of Illinois, as Trustee
under the provisions of a certain Trust Agreement, dated the 8th day of 1161, the following described real estate in the County of	COOK and State of Illinois, to-wit:
THE NORTH 220 FEET OF THE SOUTH 1320 FEET OF THE WEST 330 FEET OF THE WEST QUARTER OF THE SOUTH EAST QUARTER OF SECTION 29, TOWNSHIP 40 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN (EXCEPTING FROM SAID PREMISES THE WEST 240 FEET THEREOF) IN COOK COUNTY,	
ILLINOIS.  Permanent Index Number: 12-29-400-067  SUBJECT TO CONDITIONS, RESTRICTIONS AND COVENANTS OF RECORD.	
This Transaction is tax exempt pursuant to Paragraph e, Section 4	
of the Illinois Real Estate Transfer Act	
7.11	Wenne Buyl
TO MAYE AND TO HOLD the and and controlled the controlled	
TO HAVE AND TO HOLD the u d r al estate with the appurtenances, upon the said Trust Agreement set forth.	
Full power and authority in hereby a sated to seld Trustee with respect to the res times to improve, manage, protect and subdivid. I di resi estate or any part thereof, vacate any subdivision or part thereof, and to resuld in the seld rest estate as often a chase, to sell on any terms, to convey either title or vithout consideration, to conv	ul state or any part or parts of it, and at any time or to dedicate parks, site-ets, highways or alleys and to et desired, to contract to sell, to grant options to pur- ery said real estate or any part thereof to a successor
or succession in Figure and to grant to such succession in succession in Figure and in Figure and in Figure and in Figure and in a figure and	e Ittle, estate, powers and authorities vested in askid  Johans, m. any part harvori, to leave said real sustate.  Simenee in the present or in the future and apon any  amenic from of 104 years and to refer or as sent
at any time or times hereafter, to contract to make lead in the grant options to t chase the whole or any part of the reversion and to contract respecting the manner	ease and options to renew leases and options to pur- of fixing the amount of present or future rentals, to
Full power and authority is hereby a anted to said Trustee with respect to the reatines to improve, manage, protect and subdivis is id real selate or any part thereof, vacate any subdivision or part thereof, and to read by divide said real estate as often as chase, to sail on any terms, to convey either with or vithout consideration, to convey either with the convergence in trust all of the least convergence in the latest and the least convergence or successors in trust all of the least upon the result, from time to time, in pusassion or seven does not work as a convergence and for any periods of time, not accessing in it is case of any single deases upon any learns and for any period on periods of time and of entired, change is any time or times hereafter, to contract to make least in the stime, change is the any time or times hereafter, to contract to make least in the stime, change said real estate, or any part thereon for other ceal or power time, to release, convey or assign any light, tills or interest it, so we to reasement and to deal with any least state and every part thereof in all off er mys and for a person owning the same to deal with the same, whether similar to or different from the convergence of the contract where similar to or different from the contract what any meets dealing any taken, which and Trustee or any accessive a trust were least that any meets dealing with and Trustee or any accessive a trust were	is state of any part of parts of it, and a any time of it of decised parks, streets, highways of alleys and to it desired, to journact to sell, to grant options to pure year and testate of any part thereof to a successor of the self-self-self-self-self-self-self-self-
In no case shall any party dealing with said Trustee, or any successor in trust in re or any part thereof shall be conveyed, contracted to be sold, leased or morigar up- see to the application of any purchase money, rent or money betrowned or evanc- terms of the frust have been compiled with, or be obliged to inquire latt the Trustee, or be obliged or privileged to inquire into any of the terms of said Trust Agr	lation to said real estate or to whom and real estate said Trustee, or any successor in trust. Despitiged to the trust property, or be ordered to see that the
Tristee, or be obliged or privileged to inquire into any of the terms of said I vis Agr or other instrument executed by said Trustee, or any successor in trust, in relation	reement; and every deed, trust deed, moregage, lease to said trust property shall be engineere evidence in
Tristee, or be colleged or provinged to include into any or the terms of and I (NIL Agr or other instrument executed by faild Trustee, or any successor in trust, in relaxion)— favor of every pursum retying upon or claiming under any such conveyance, lease (if thereof the trust created by this Deed and by mad Trust Agreement was in full force, ment was executed in accordance with the trusts, conditions and lightations con- amendments thereof, if any, and is bising upon all beneficiaries thereunder, (c) the suthorized and empowered to execute and deliver every such deed, trust deed, lease veyance is made to a successor or fluccessors in Itsus, that is che successor wested with all the diffe, estere, rights, powers, authorities, duties and obligations of	or 4 (fect, (b) that such conveyance or other instru-
amendments thereof, if any, and is binding upon all beneficiaries thereunder, (c) the authorized and empowered to execute and deliver every such deed, trust deed, lead, its deed, its	is held Trusted, or any successor in trust, was duly or other instrument and (d) if the con-
vegance is made to a successor or successor in train, that such successor or successor or successor in train, that such successor or successor is trained and obligations of the successor of the	This, his ( ) de predecessor to trust.
successor or successors in trust shall incur any personal liability or be subjected to at or its or their agents or attorneys may do or omit to do in or about the said rest sets.	ny claim, judgrien us decree for anything it or they te or under the provisions of this Deed or said Trust this or should said the any and all said liability
ity heing hereby supressly waived and released. Any contract, obligation or indebted nection with said real estate may be entered into by it in the name of the then benefit	ness incurred or ent red it to by the Trustee in con- claties under said T Jet Ag rement as their attorney.
vested with all the title, estate, rights, powers, authorities, duties and obligations of This conveyance is made upon the express understanding and condition that the successor or successors in trust shall incur any personal liability or be subjected to are or its or their agents or attorneys may do or omit for do in or about the said real estate Agreement or any amendment thereto, or for injury to person or property happenin ity being hereby expressly waived and released. Any contract, obligation or indebted nection with said real estate may be entered into by it in the name of the their benefit in fact, hereby intervocably appointed for such purposes, or at the election of the Fru and not individually (and the Trustee shall have no obligation whatsoever with respectively express thereoff, All persons and Couptractions whomsoever and whatsoever shall be of the filling for record of this Despirations whomsoever and whatsoever shall be for the tensor of such and only the section of the Despirations whomsoever and whatsoever shall be	ister, in its own nane, as III lee uf an express trust ect to any such contin. C. digathou of indebted dea trustee shall be applicab. (I. he per ment and dis- charged with notice of its con little from the date
of them shall be only in the earnings, avails and proceeds arising from the sale or a interest is hereby declared to be personal property, and no beneficiary hereunder under the property as such, but only an interest in the earnings, avails and proceed	ny other disposition of the trust procesty, and such all have any title or interest, legal ar equivable, in ar let thereof as aforesaid, the intention bergof being to
vest in the Trustee the entire legal and equitable title in fee simple, in and to all of  if the litle to gay of the trust property is now or hereafter registered, the Registr in the certificate of title or duplicate thereof, or memorial, the words "in trust", or "u almiker import, in accordance with the statute in such case made and provided.	the trust property above described.
And the said Grantor hereby expressly waive and release any and a statutes of the State of Illinois, providing for the exemption of homesteeds from an IN WITNESS WHEREOF, the Granton aforesaid ha Ve hereunto set the	Il right or benefit under and by virtue of any a id all lies on execution or otherwise.
day of July, 19 86	elrhands and soal 8 this 8ED
LEROY J. MASON DELOR	ES MASON
SATE OF LLINOIS	[Seal]
DENNIS BUYER	, a Notary Public in and for said County, in the State
a taken, to fire certify that LEROY J. MASON and DELO	RES MASON, His Wife  subscribed to the foregoing instrument, appeared be-
( The highly div is person and acknowledged that the ligned, sealed and delivered the said instrument as their free and volunts and the light of the light of homestead.	
Number by hand and Notarial Seal this 8th day of	July, 19 86
Commission of the 15 of	NOTARY PUBLIC
Document respired By:	ADDRESS OF PROFERTY:
BUYER AND SCHERB	2558 Landen Drive
6954 WEST TOUNY AVENUE	Melrose Park, Ill. 60164  THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED.
NILES, ILLINOIS 60648	send subsequent tax bills to:  Leroy J. Mason
	(Same As Above)
アジア州 ラマド #1年(内氏V、11/75) - BEGROER FROM CASWALLABER & JOHNSON, HIC.: CHITAGO DOGGO	(Address)

DOCUMENT NUMBER

UNOFFICIAL COPY

TRUST NO.

RETURN TO: First State Bank & Trust Company

of Franklin Park

10101 West Grand Avenue

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## DEED IN TRUST

(WARRANTY DEED)

Franklin Park, Illinois

TRUSTEE

COOK COUNTY RECORDER 601815-48-864 9484 8688 10:35/864 00:95

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