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	22 298 548 Form 10	
X DEED—TEN YEAR DELINQUE		4
tate of Illinois, ss.	No. 11k.	•
Whereas, at a public sale of rea	al estate for the non-payment of taxes for ten or more years,	•
in the late of the factors and the second of the factors and the factors and the factors are the factors are the factors and the factors are t	n 235a of the Revenue Act of 1939, as amended, made in	
	lay of June A. D. 19.70, the County Col-	
	permanent real estate index number. 32-33-415-007and	
rally described as follows: Lot 43 in B	lock 32 in Keeney's Subdivision	
	Reights in Section 33, Township	
	Range 14, East of the Third Principal	
Meridian in	n Cook County, Illinois,	
	<u> </u>	
<u> </u>		
	COek CO. NO. 016	
	(7.1)	
	3 8	
	7.7	
	[h20] } }	
1.05.000234	7.10	
		•
Now, Therefore, Know ye that	North, Range	
Illinois, in consideration of the premi	ises, and by virtue of the statutes of the State of Illinois, i. sur	•
residing and having his (her or the	eir) residence and postoffice address at 3625 North Greenview	
	60613 his THENOFERMEN heirs and assigns	
Chicago, Illinois		
FOREVER, the said Real Estate he The following provisions of th of Chapter 120 is recited, pursuant "Unless the holder of the cer	ereinabove described.	ડુ ડ
FOREVER, the said Real Estate he The following provisions of the following provisions of the following provisions of the following the following the certakes out the deed in the time by law the time for redemption expires, the from and after the expiration of sughtree following the	creinabove described. the Revised Statutes of said State of Illinois, being Section 752 to law: trificate for real estate purchased at any tax sale under this act w, and files the same for record within one year from and after the said certificate or deed, and the sale on which it is based, shall, the said certificate or deed, and the sale on which it is based, shall, the said that the said the said that the said that the said that the said the time he is so prevented shall be excluded.	22 208 548
FOREVER, the said Real Estate he The following provisions of the of Chapter 120 is recited, pursuant "Unless the holder of the cer takes out the deed in the time by lar the time for redemption expires, the from and after the expiration of sug- bursement. If the holder of sugi- order of any court, or by the- deed, or by refusal of the clerk from the computation of sugi- from the computation of sugi- sugar-	creinabove described. the Revised Statutes of said State of Illinois, being Section 752 to law: trificate for real estate purchased at any tax sale under this act w, and files the same for record within one year from and after the said certificate or deed, and the sale on which it is based, shall, the said certificate or deed, and the sale on which it is based, shall, the said that the said the said that the said that the said that the said the time he is so prevented shall be excluded.	22 208 548

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