Whereas, at a public sale of real estate for the non-payment of taxes for five or more years, pursuant to the provisions of Section 235a of the Revenue Act of 1939, as amended, made in the County aforesaid, on the 9th day of November A. D. 19.87, the County Collector sold the real estate identified by permanent real estate index number 17-32-217-131 and legally described as follows: Lot 49 in Harland and Others Addition to Chicago, a Subdivision of Lots 6, 8, 9, 10, 11, 12 and Lot 7 (except the West 172 feet thereof) in Assessor's Division of ... the West Half of the Northeast Quarter of Permanent Index No. 17-32-217 Commonly described as: 3325 S. Carpenter Ф Chicago, IL 60608 lost i Æ Š empt North, Range 14 Section 32 Township 39 East of the Third Principal Meridian, situated in said Cook County and State of Illinois; And Whereas, the same not having been redeemed from said sale, and it appearing that the holder of the Certificate of Purchase of said real estate has complied with the laws of the State of Illinois, necessary to entitle him to a Deed of said real estate, as found and ordered by the Circuit Court of Cook County: Now, Therefore, Know ye that I, STANLEY T, KUSPER, JR., County Clerk of said County of Cook, residing and having my postoffice address at 6875 N. Hiawatha Avenue, Chicago, Cook County, Illinois, in consideration of the premises, and by virtue of the statutes of the State of Illinois, in such cases provided, do hereby grant and convey unto G. EARLY residing and having his chemomethics residence and postoffice address at P.O. Box 12 PARK RIDGE JLLhis (keexeextheir) heirs and assigns FOREVER, the said Real Estate hereinabove described. The following provisions of the Revised Statutes of said State of Illinois, being Section 752 of Chapter 120 is recited, pursuant to law:
"Unless the holder of the certificate for real estate purchased at any tax sale under this act takes out the deed in the time by law, and files the same for record within one year from and after the time for redemption expires, the said certificate or deed, and the sale on which it is based, shall, from and after the expiration of such one year, be absolutely null and void with no right to reimbursement. If the holder of such certificate is prevented from obtaining such deed by injunction or order of any court, or by the refusal or inability of any court to act upon the application for a tax deed, or by refusal of the clerk to execute the same, the time he is so prevented shall be excluded from the computation of such time."

Given under my hand and seal, this 3874 day of 2/2

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UNOFFICIAL COPY

State of Bilinois, county of cook

ElizABETH HNN I. E 11> RISE 744 HAN OVING. A Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY That STANLEY T. KUSPER, JR., County Clerk of Cook County, personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that he signed, sealed and delivered the said instrument as his free and voluntary act, for the uses and purposes therein set forth.

GIVEN under my hand and Notarial Seal this . 294 day of . Curgust.

A. D. 1988

County Cler't of Cook County, Illinois **DELINQUENT SAI** STANLEY T. KUSPER, JR.

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This instrument prepared by and MAIL TO: RICHARD D. GLICKMAN, ESQ. 111 W. Washington - 1025 Chicago, IL 60602

Dh. T#1. #314 CDD4.

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T#1111 TRAN 5463 97/99/88 19:98:99 #3149 # A *-BS-411737 COOK COUNTY RECORDER