TAX DEED-REGULAR FORM.  TAX DEED-REGULAR FORM.  TAX DEED-REGULAR FORM.	
STATE OF ILLINOIS, SS. No. 1 D.	**************************************
At a PUBLIC SALE OF REAL ESTATE for the NON-PAYMEN	NT OF TAXES, held
in the County of Cook, on February 6, 19 91 , the County	·
real estate identified by permanent real estate index number 17-07	•
and legally described as follows:	
THE EAST 10 FEET OF LOT 62 AND THE WEST 10 FEET	T OF LOT
63 IN WILCOX AND BROWN'S SUBDIVISION OF THE SOL	
OF BLOCK 60 IN CANAL TRUSTEES SUBDIVISION OF S	
TOWNSHIP 39 NORTH, RANGE 14, EAST OF THE THIRD	PRINCIPAL
	I RECORDING 113
. \$4467	* 5 # - TI 64881
Exempt under Real Estate Transfer Tex	Act Sen. 4
Par & Cook Gounty Cro. C	01 180
DEC 4 1941 Signif	has offered
Address of Property: 2054 W. Hadison Street, Chicago, Illinoi	s
P.I.N: 17-07-331-627	
	·
ection 7 , Town 39 N. Range	14
ast of the Third Principal Meridian, situated in sala Book County and	State of Illinois:
And the real estate not having been redeemed from the sale, and he holder of the Certificate of Purchase of sald real estate has comp f the State of Illinois necessary to entitle him to a deed of said real estated by the Circuit Court of Cook County;	olied with the laws
i, DAVID D. ORR, County Clerk of the County of Cook, Illi aving my postoffice address at 1524 W. Touhy Ave., Chicago, Cook o ansideration of the premises and by virtue of the Statutes of the S	County, Illinois, in
ch cases provided, grant and convey toA.M. Investments,	Co.
esiding and having his (her or their) residence and post office address a	
Vashington, Suite 617, Chicago, IL. 60602 his (her or their DREVER, the real estate hereingbove described.	) heir Lond assigns

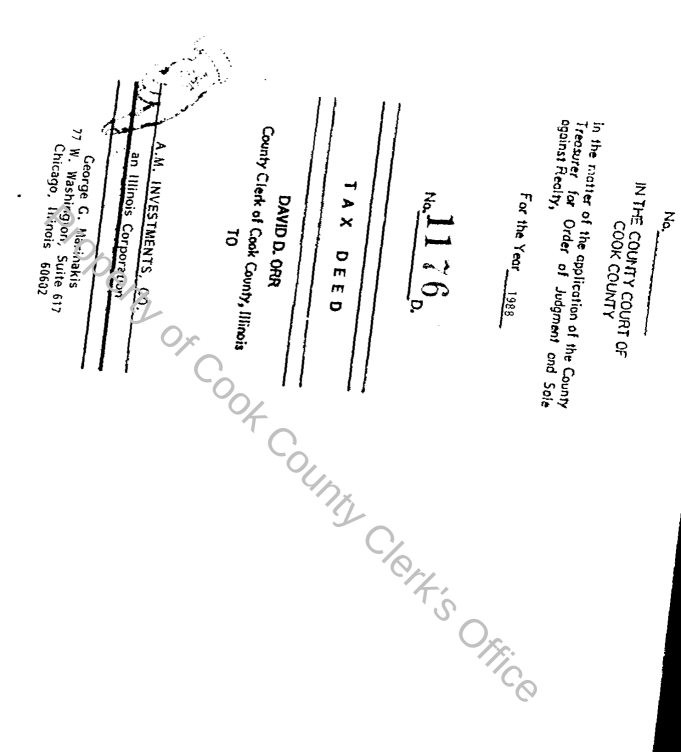
The following provisions of the Revised Statutes of the State of Illinois, being Paragraph 752 of Chapter 120 is recited, pursuant to laws

"Unless the holder of the certificate for real estate purchased at any tax sale under this Act takes out the deed in the time provided by law, and files the same for record within one year from and after the time for redemption expires, the 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 the refusal of the clerk to execute the same, the time he or she is so prevented shall be excluded from computation of such time."

Given under my hand and seal, this 315 day of October 1991.

Saud & Orv County Clerk

## **UNOFFICIAL COPY**



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