At a PUBLIC SALE OF REAL ESTATE for the NON-PAYMENT OF TAXES for the or more years, pursuant to the pravisions of Section 2350 of the Revenue Act of 1939, as amended, held in the County of Coole on 1939, as amended, held in the County of Coole on 1939, as amended, held in the County of Coole on 1939, as amended, held in the County of Coole on 1939, as a manufactor of the real estate identified by permanent real estate index and legally described as follows: The South 25 'ect of Lot 24 in C.J. Hambleton's Second Subdivision of that part of the Southwest Quarter of the Northwest Helin Quarter of the State of Illinois, needs on the Northwest Helin Quarter of the Northwest Helin Quarter of the Northwest Helin Quarter of the Northwest H	STATE OF ILLINO			60	
five or more years, pursuant to the provisions of Section 235 of the Revenue Aconf 1997, as amended, held in the County of Coole on 1997, the County of Coolector sold the real estate identified by permanent real estate index number 20-15-119-029 of that part of the Southwest Quarter of the Northwest Quarter	COOK COUNTY) SS.)	No	D.	
Collector sold the real estate identified by permanent real estate index mander 20-15-119-029 and legally described as follows: The South 25 'eet of Lot 24 in C.J. Hambleton's Second Subdivision of that part of the Southwest Quarter of the Northwest Quarter of the Con Court of the Court of Cook Courty and State of Illinois; and ordered by the Circuit Court of Cook Courty; I. DAVID D. ORR, Courty Clerk of the Courty of Cook, Illinois, residence and ordered by the Circuit Court of Cook Courty; I. DAVID D. ORR, Courty Clerk of the Courty of Cook, Illinois, residence and post office address at 1524 W. Touty Ave., Chicago, Cook Courty, Illinois in onsideration of the premises and by virtue of the statutes of the State of Illinois in such asses provided, grant and convey to G. R. INVESTMENTS of R. R. R. Avenue, Oak Park, IL 60304 The following provisions of the Revised Statutes of the State of Illinois, being uragraph 752 of Chapter 120 is recited, pursuant to law: "Unless the holder of the certificate for real estate purchased at any los safe and the sale on which it is based, shall, from and after the expiration of such anger, the absolutely null and void with no right to reimbursement. If the holder of such anger, the obsolutely null and void with no right to reimbursement. If the holder of such are refused or health as a prevented shall be colded from computation of such time." Given under my hand and seal, this North and the provided by Indunction or order of any court, or the refusal or inchility 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 her	five or more year: 1939, as amended,	s, pursuant to the held in the County	provisions of Se of Cook are	ction 235a of the	Revenue Act of, the County
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Permanent Index No. 20-15-119-029 Commonly described as: 5830 S. Wabash Renue Chicago, IL 6003 DEFT-01 RECORDING Third May 91-01 Rest of the Third Principal Meridian, situated in said Cook County and State of Illinols; And the real estate not having been redeemed from the 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 Illinols, necessary to entitle him to a Deed of said real estate, as found and ordered by the Circuit Court of Cook County. I, DAVID D. ORR, County Clerk of the County of Cook, Illinols, residing and raving my postoffice address at 1524 W. Touthy Ave., Chicago, Cook County, Illinols in such cases provided, grant and convey to G & R INVESTMENTS OREVER, the said Real Estate hereinabove described. The following provisions of the Revised Statutes of the State of Illinols, being arragraph 752 of Chapter 120 is recited, pursuant to law: "Unless the holder of the certificate for real estate purchased at any lax safe maker this Act takes out the deed in the time provided by law, and files the same far. and the sale on which it is based, shall, from and after the expiration of such parents of the same parents of the safe of the certificate for real estate purchased at any lax safe and the sale on which it is based, shall, from and after the expiration of such one-certificate is prevented from obtaining such deed by injunction or order of any court, or the refusal of the clerk to execute the same, the time he or she is so prevented shall be coluded from computation of such time." Given under my hand and seal, this Mat day of Material of the clerk to execute the same, the time he or she is so prevented shall be coluded from computation of such time."	1/1/1/51		Sel my		
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DEPT-01 RECORDING 15 , Town 38 N. Range 14 East of the Third Principal Meridian, situated in said Cook County and State of Illinois; And the real estate not having been redeemed from the 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; 1, DAVID D. ORR, County Clerk of the County of Cook, illinois, residing and naving my postoffice address at 1524 W. Touty Ave., Chicago, Ccok County, Illinois in reasidentian of the premises and by virtue of the statutes of the State of Illinois in such asses provided, grant and convey to G & R INVESTMENTS estiding and having bux that was their) residence and post office address at 505 South Dak Park Avenue, Oak Park, IL 60304 , Nexher witheir) heirs and assigns OREVER, the said Real Estate hereinabove described. The following provisions of the Revised Statutes of the State of Illinois, being aurgraph 752 of Chapter 120 is recited, pursuant to law: "Unless the holder of the certificate for real estate purchased at any tax safe and the sale on which it is based, shall, from and after the expiration of such angerer, be absolutely null and void with no right to reimbursement. If the holder of such are refused or inability of any court to act upon the application for a tax deed, 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 accluded from computation of such time." Given under my hand and seal, this had day of the firm the or she is so prevented shall be accluded from computation of such time."			5830 S. Waba	sh Vivenue	
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And the real estate not having been redeemed from the 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; 1, DAVID D. ORR, County Clerk of the County of Cook, Illinois, residing and caving my postoffice address at 1524 W. Touhy Ave., Chicago, Cook County, Illinois in consideration of the premises and by virtue of the statutes of the State of Illinois in such asses provided, grant and convey to G & R INVESTMENTS exiding and having his thereof their residence and post office address at 505 South Dak Park Avenue, Oak Park, IL 60304, his New witheir) heirs and assigns OREVER, the said Real Estate hereinabove described. The following provisions of the Revised Statutes of the State of Illinois, being arragraph 752 of Chapter 120 is recited, pursuant to law: "Unless the holder of the certificate for real estate purchased at any tax safe and the sale on which it is based, shall, from and after the expiration of such and early the absolutely null and void with no right to reimbursement. If the holder of such are arrived in the cert of the certificate or early and after the expiration of such and the refusal or inability of any court to act upon the application for a tax deed, or by the refusal or inability of any court to act upon the application for a tax deed, or by the refusal or inability of any court to act upon the application for a tax deed, or by the refusal or inability of any court to act upon the application for a tax deed, or by the refusal or inability of any court to act upon the application for a tax deed, or by the refusal or inability of any court to act upon the application for a tax deed, or by the refusal or inability of any court to act upon the application for a tax deed, or by the refusal or inability of any court to act upon the application for a tax deed, or by the refusal or inability of	/				
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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; 1, DAVID D. ORR, County Clerk of the County of Cook, Illinois, residing and naving my postoffice address at 1524 W. Touty Ave., Chicago, Cook County, Illinois in tensideration of the premises and by virtue of the statutes of the State of Illinois in such cases provided, grant and convey to G & R INVESTMENTS ending and having has thereof their) residence and post office address at 50% South Dak Park Avenue, Oak Park, IL 60304 The following provisions of the Revised Statutes of the State of Illinois, being auragraph 752 of Chapter 120 is recited, pursuant to law: "Unless the holder of the certificate for real estate purchased at any tax safe and this Act takes out the deed in the time provided by law, and files the same for each, and the sale on which it is based, shall, from and after the expiration of such one ear, 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 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 accluded from computation of such time." Given under my hand and seal, this 2/41 day of 1990.	East of the Third Pri	ncipal Meridian, si	tuated in said Co	ok County and Sta	te of illinois;
inving my postoffice address at 1524 W. Touhy Ave., Chicago, Cock County, Illinois in consideration of the premises and by virtue of the statutes of the State of Illinois in such cases provided, grant and convey to				om the sale, and it	appearing that
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FFICIAL

FIVE YEAR

DELINQUENT SALE

DAVID D. ORR

County Clerk of Cook County, Illinois

G & R INVESTMENTS

This instrument prepared by and MAIL TO: OOT COUNTY CLERT'S OFFICE

RICHARD D. GLICKMAN
111 W. Washington - 1025
Chicago, IL 60602