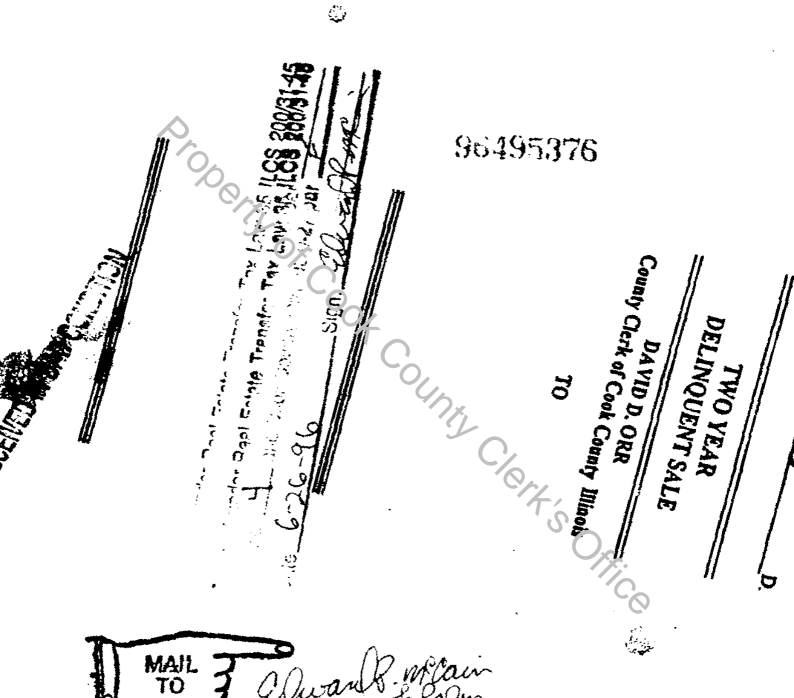
| And the real estate not having been redeemed from the sale, and it appearing that the holder of the ertificate of Purchase of said real estate has complied with the law of the State of Illinois, necessary to entitle in to a Deed of said real estate, as found and ordered by the Circuit Court of Cook County. I, DAVID D. ORR, County Clerk of the County of Cook, Illinois, residing and having my coffice diress at 1524 W. Touhy Ave., Chicago, Cook County, Illinois, in consideration of the premises and by virtue it the statutes of the State of Illinois in such cases provided, grant and convey to inclaim Properties. Inc. residing and having his (her or their) residence and post office address at 5332 W. LaPalm Ct., Cak Forest, Illinois 60452 s (her or their) heirs and assigns FOREVER, the said Real Estate hereinabove described. The following provision of the Compiled Statutes of the State of Illinois, being 35 ILCS 20722-85, is cited, pursuant to law: "Unless the holder of the certificate purchased at any tax sale under this Code takes out the deed in the me provided by law, and records the same within one year from and after the time for redemption expires, the ritificate or deed, and the sale on which it is based, shall, after the expiration of the one year period, be solutely void with no right to reimbursement. If the holder of the certificate is prevented from obtaining a deed injunction or order of any court, or by the refusal or inability of any court to act upon the application for a k deed, or by the refusal of the clerk to execute the same deed, the time he or she is so prevented shall be cluded from computation of the one year period." Given under my hand and seal, this | UNOF | THUIAL | | Ί | |
|--|--|--|--|--|--|
| RECORDER RECORD | TAX DEED-SCAVENGER SALE | | | ر ا | |
| RECORDER 1 Sounty of Cook 64443 D. SS. SOUNTY OF COOK At a Public Salze OF REAL ESTATE for the NON-PAYMENT OF TAXES for two or more years, jursuant to Section 1.7600 of the Illinois Property Tax Code, as amended, held in the County of Cook on October 6. 19 93, the County Collector sold the real estate instituted of the Park Harkham Fourth Addition. a Subdivision of the Southwest Quarter of the Southwest Cuarter of Section 12. Town 1 South Meridian, in Cook County, Illinois. And the real estate not having been redeemed from the Sale, and it appearing that the holder of the entificate of Purchase of sald real estate has compiled with the been of the State of Illinois, necessary to entitle m to a Deed of said real estate, as found and ordered by the Circus Court of Cook County; Line, East of the Third Principal Meridian, situated in said Cook County and State of Illinois, necessary to entitle m to a Deed of said real estate, as found and ordered by the Circus Court of Cook County; Line, Last of the State of Illinois in such cases provided, grant and convey to Accounty of Cook, Illinois, residing and having my coffice laters at 1524 W. Touthy Ave., Chicago, Cook County, Illinois, in consideration of the premises and by virtue the statutes of the State of Illinois in such cases provided, grant and convey to Account Properties. The following provision of the Compiled Statutes of the State of Illinois, being 35 ILCS 20722-85, is cited, pursuant to law: "Unless the holder of the certificate purchased at any tax sale under this Code takes out the deed in the per provided by law, and records the same within one year from and after the time for redeemption expires. Influence of a day of the refusal of the clerk to execute the same deed, the time he or she is so prevented sind in function or order of any court, or by the refusal or the clerk to execute the same deed, the time he or she is so | Jour Milder Uthan | BUUK CUTIN | | | |
| DUNTY OF COOK 6 4 4 3 DESSE WHITE WARRIAM OFFICE 10 6/26/96 10 11 HCM 10 6 4 4 3 DESSE WHITE WARRIAM OFFICE 10 6/26/96 10 11 HCM 10 11 HCM 10 6 4 4 3 DESSE WHITE WARRIAM OFFICE 10 6/26/96 10 11 HCM 10 11 HCM 10 11 HCM 10 11 HCM 10 12 Margination Section 31-260 of the Illinois Property Tax Code, as amended, held in the County of Cook on October 6, 99 33, the County Collector sold the real estate identified by permanent real estate made legally described as follows: 10 12 12 12 13 - 315 - 0000. 10 18 10 0 | ا در این از این می این این این این این این این این این ای | PEPADAFA | | | • • • |
| MARKHAM OFFICE 06/26/96 WARKHAM OFFICE 06/26/96 At a PUBLIC SALE OF REAL ESTATE for the NON-PAYMENT OF TAXES for two or more years, around to Section 21-2600 of the Illinois Property Tax Code, as anneaded, held in the County of Cook on October 6, 99 33, the County Collector sold the real estate identified by permanent real estate deax number 28-12-313-035-0000, and 28-12-313-037-0000 28-12-313-035-0000 and 28-12-313-037-0000 28-12-313-035-0000 and 28-12-313-037-0000 28-12-313-035-0000 and 28-12-313-037-0000 Countred of Section 12, Township 25 North, Range 13, Lying North of the Indian Boundary Line, East of the Third Principal Neridian, in Cook County, Illinois. Line, East of the Third Principal Neridian, situated in said Cook County, and State of Illinois, being a state and the said real estate has compiled with the law of the State of Illinois, estiding and having his of said real estate, as found and ordered by the Circus Court of Cook County. 1, DAVID D. ORR, County Clerk of the County of Cook, Illinois, estiding and having into a Deed of said real estate, as found and ordered by the Circus Court of Cook County. 1, DAVID D. ORR, County Clerk of the County of Cook, Illinois, estiding and having my state of the premises and by virtue the statutes of the State of Illinois in such cases provided, grant and convey to icasin Properties. 10 residing and having his ofter or their) residence and post office address at 1524 W. Touhy Ave., Chicago, Cook County, Illinois, in consideration of the premises and by virtue the statutes of the State of Illinois in such cases provided, grant and convey to icasin Properties. 10 residing and having his ofter or their) residence and post office address at 1524 W. Touhy Ave., Chicago, Cook County, Illinois, in consideration of the premises and by virtue the statutes of the State of Illinois post office address at 1532 W. LaPalm Ct., Oak Forest, 111 nois 60452 | • | NECORDER | 8. | | |
| At a PUBLIC SALE OF REAL ESTATE for the NON-PAYMENT OF TAXES for two or more years, around to Section 2,760 of the Illinois Property Tax Code, as amended, held in the County of Cook on October 6, 19.33, the County Collector sold the real estate identified by permanent real estate dear number 28-12-313-035-0000 and 28-12-313-035-0000 in Block 7 in Croissent 28-12-313-035-0000 and 28-12-313-035-0000 in Block 7 in Croissent Park Markham Fourth Addition; a Subdivision of the Southwest Quarter of the Southwest Quarter of Section 12, Township 25 North, Range 13, Lying North of the Indian Boundary Line, East of the Third Principal Meridian, in Cook County, Illinois. And the real estate not having been redeemed from 2 sale, and it appearing that the holder of the rufficate of Purchase of said real estate has complied with the law of the State of Illinois, necessary to entitle m to a Deed of said real estate, as found and ordered by the Circus Court of Cook County. I, DAVID D. ORR, County Clerk of the County of Cook, Illinois, avaiding and having my office dress at 1524 W. Touthy Ave., Chicago, Cook County, Illinois, inconsideration of the premises and by virtue the stantes of the State of Illinois in such cases provided, grant and convey to Coah Properties. Inc. residing and having his (her or their) residence and post office address at 5332 W. LaPaim Ct., Oak Forest, Illinois 60452 In their heirs and assigns FOREVER, the said Real Estate hereinabove described. The following provision of the Compiled Statutes of the State of Illinois, being 35 ILCS 207/22-85, is sided, pursuant to law: "Unless the holder of the certificate purchased at any tax sale under this Code takes out the deed in the per provided by law, and records the same within one year from and after the time for redemption expires, the crifficate or deed, and the sale on which it is based, shall, after the expiration of the one year period, be solutely void with no right to reimbursement. If the holder of the certificate is prevented from obtaining a | OUNTY OF COOK) | | | Aj! | POSTAGES 4 |
| At a PUBLE SALE OF REAL ESTATE for the NON-PAYMENT OF TAXES for two or more years, insuant to Section 1:260 of the Illinois Property Tax Code, as amended, held in the County of Cook on October 6. 19 93, the County Collector sold the real estate identified by permanent real estate dex number 28-12-313-35-0000 and 28-12-313-035-0000. 28-12-313-35-0000 and 28-12-313-037-0000 in Block 7 in Croissant Fark Markham Fourth Addition; a Suddivision of the Southwest Quarter of the Southwest Quarter of Section 12. Township 36 North, Range 13, Lying North of the Indian Boundary Line, East of the Third Principal Meridian, in Cook County, Illinois. And the real estate not having been redeemed from the sale, and it appearing that the holder of the indicate of Purchase of said real estate has compiled with the law of the State of Illinois, more state into a Deed of said real estate, as found and ordered by the Circu-Court of Cook County; I, DAVID D. ORR, County Clerk of the County of Cook, Illinois, residing and having my and the state of Illinois in such cases provided, grant and convey to Coain Properties. Inc. residing and having his fiver or their) residence and post office address at 1534 W. Touly Ave., Chicago, Cook County, Illinois, in consideration of the premises and fly virtue the statutes of the State of Illinois in such cases provided, grant and convey to Coain Properties. Inc. residing and having his fiver or their) residence and post office address at 5332 W. LaPalm Ct., Oak Forest, Illinois 60452 I (her or their) heirs and assigns FOREVER, the said Real Estate hereinabove described. The following provision of the Compiled Statutes of the State of Illinois, heing 35 ILCS 20/22-85, is cited, pursuant to law: "Unless the holder of the certificate purchased at any tax sale under this Code takes out the deed in the per provided by law, and records the same within one year from and after the time for redemption expires, the rifficate or deed, and the sale on which it is based, shall, after the expiration of the | 6443 | Warkham Off | ICE 🔭 | 6/26/% | |
| At a FUBLIC SALE OF REAL ESTATE for the NON-PAYMENT OF TAXES for two or more years, insuant to Section 11-260 of the Illinois Property Tax Code, as amended, held in the County of Cook on October 6. 19.93, the County Collector sold the real estate identified by permanent real estate dex number 28-12-313-035-0000. 28-12-313-035-0000 and 28-12-313-037-0000 Legal Peacription: Loss 24. 25, and 26. in Block 7 in Croissant Park Markham Fourth Addition, a Subdivision of the Southwest Quarter of the Southwest Quarter of Section 12, Townsing 26 North, Range 13, Lying North of the Indian Boundary Line, East of the Third Principal Meridian, in Cook County, Illinois. Legal Teach of the Third Principal Meridian, in Cook County, Illinois, occupied to the Indian Boundary Line, East of the Third Principal Meridian, situated in said Cook County and State of Illinois; acceptance of the Third Principal Meridian, situated in said Cook County and State of Illinois, necessary to entitle m to a Deed of said real estate has complied with the level of the State of Illinois, necessary to entitle m 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, Illinois, residing and having my further the statutes of the State of Illinois in such cases provided, grant and convey to can be provided ress at 1524 W. Touty Ave., Chicago, Cook County, Illinois, in consideration of the premises and fly virtue the statutes of the State of Illinois in such cases provided, grant and convey to can Properties. Inc. criding and having his (her or their) residence and post office address at 1532 W. LaPalm Ct., Oak Forest, Illinois 60452 The following provision of the Compiled Statutes of the State of Illinois, being 35 ILCS 20/122-85, is cited, pursuant to law: **Unless the holder of the certificate purchased at any tax sale under this Code takes out the deed in the perovided by law, and records the same within one year from and after the time for redemption expires, | o | | 69 | | |
| At a PUBLE. SALE OF REAL ESTATE for the NON-PAYMENT OF TAXES for two or more years, remant to Section 21-260 of the Illinois Property Tax Code, as amended, held in the County of Cook on October 6, 9.93, the County Collector sold the real estate identified by permanent real estate dex number 28-12-313-035-0000 and 28-12-313-037-0000 Degal Description: 10.8 24 25, and 26 in Block 7 in Croissant Park Markham Fourth Addition, a Subdivision of the Southwest Quarter of the Southwest Quarter of Section 12. Townsing 26 North, Range 13, Lying North of the Indian Boundary Line, East of the Third Principal Meridian, in Cook County, Illinois. And the real estate not having been redeemed from the sale, and it appearing that the holder of the rifficace of Purchase of said real estate has compiled with the law of the State of Illinois, necessary to entitle into a Deed of said real estate has compiled with the law of the State of Illinois, necessary to entitle into a Deed of said real estate has compiled with the law of the State of Illinois, necessary to entitle into a Deed of said real estate has compiled with the law of the State of Illinois, necessary to entitle into a Deed of said real estate, as found and ordered by the Circus Court of Cook County; I, DAVID D. ORR, County Clerk of the County of Cook, Illinois, criding and having my deficie dress at 1524 W. Touhy Ave., Chicago, Cook County, Illinois, in considerance of the premises and by virtue the statutes of the State of Illinois in such cases provided, grant and convey to icCain Properties. Inc. residing and having his (her or their) residence and post office address at 5332 W. Lapalm Ct., Cak Forest, Illinois 60452 The following provision of the Compiled Statutes of the State of Illinois, being 35 ILCS 20722-85, is dited, pursuant to law: "Unless the holder of the certificate purchased at any tax sale under this Code takes out the deed in the per provided by law, and records the same within one year from and after the time for redemption expires, the tifficate | 98495376 | | , | | · |
| rsuant to Section 2:360 of the Illinois Property Tax Code, as amended, held in the County of Cook on October 6, 19 93, the County Collector sold the real estate identified by permanent real estate dex number 28:12-313-035-0000. 28-12-313-035-0000 and 28-12-313-037-0000 Legal Description: Loss 24, 25, and 26 in Block 7 in Croissant Park Markham Fourth Addition, a Subdivision of the Southwest Quarter of the Southwest Quarter of Section 12, Township 35 North, Range 13, Lying North of the Indian Boundary Line, East of the Third Principal Meridian, in Cook County, Illinois. And the real estate not having been redeemed from the sale, and it appearing that the holder of the rificate of Purchase of said real estate has compiled with the law of the State of Illinois, necessary to entitle into a Deed of said real estate, as found and ordered by the Circust Court of Cook County; I. DAVID D. ORR, County Clerk of the County of Cook, Illinois, residing and having my fortice dress at 1524 W. Touthy Ave., Chicago, Cook County, Illinois, in consideration of the premises and by rirue the statutes of the State of Illinois in such cases provided, grant and convey to Cook in Properties. Inc. residing and having his (her or their) residence and post office address at 1532 W. LaPalm Ct., Cak Foreast, Illinois 60452 The following provision of the Compiled Statutes of the State of Illinois, being 35 ILCS 20/22-85, is ided, pursuant to law: "Unless the holder of the certificate purchased at any tax sale under this Code takes out the deed in the exprovided by law, and records the same within one year from and after the time for redemption expires, the collected with an oright to reimbursement. If the holder of the certificate is prevented from obtaining a deed injunction or order of any court, or by the refusal or inability of any court to act upon the application for a deed, or by the refusal of the clerk to execute the same deed, the time he or she is so prevented shall be reduced from computation of the one year period." Same | | TATE for the NON DAVI | መንጥ ለፍ ጥል | VPC for two | AF MARK WARE |
| dex number 28-12-315-335-0000 and 28-12-313-037-0000 28-12-313-030-0000 and 28-12-313-037-0000 Legal Description: Loca 24. 25, and 26 | rsuant to Section 21-260 of the Illinois | Property Tax Code, as a | mended, held | l in the Cou | inty of Cook on |
| 28-12-313-030-0000 and 28-12-313-037-0000 Legal Description: Lows 24, 25, and 26 Fark Markham Fourth Addition, a Subdivision of the Southwest Quarter of the Southwest Quarter of Section 12, Townsip 26 North, Range 13, Lying North of the Indian Boundary Line, East of the Third Principal Meridian, in Cook County, Illinois. Letion 12 Town 36 N, Range 13 st 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 ratificate of Purchase of said real estate has complied with the laws of the State of Illinois, medistary to entitle in to a Deed of said real estate, as found and ordered by the Circust Court of Cook County; I. DAVID D. ORR, County Clerk of the County of Cook, Illinois, residing and having my coffice dress at 1524 W. Touhy Ave., Chicago, Cook County, Illinois, in consideration of the premises and by virtue the statutes of the State of Illinois in such cases provided, grant and convey to is Cain Properties. Inc. residing and having his (her or their) residence and post office address at 1532 W. LaPalm Ct., Oak Forest, 111inois 60452 (her or their) heirs and assigns FOREVER, the said Real Estate hereinabove described. The following provision of the Compiled Statutes of the State of Illinois, being 35 ILCS 20722-85, is ited, pursuant to law: "Unless the holder of the certificate purchased at any tax sale under this Code takes out the deed in the provided by law, and records the same within one year from and after the time for redemption expires, the tificate or deed, and the sale on which it is based, shall, after the expiration of the one year period, be solutely void with no right to reimbursement. If the holder of the certificate is prevented from obtaining a deed injunction or order of any court, or by the refusal of the clerk to execute the same deed, the time he or she is so prevented shall be cluded from computation of the one year period." Sand University County C | | | | | anent real estate |
| Park Markham Fourth Addition, a Subdivision of the Southwest Quarter of the Southwest Quarter of Section 12, Township 25 North, Range 13, Lying North of the Indian Boundary Line, East of the Third Principal Meridian, in Cook County, Illinois. ction 12 Town 36 N. Range 13 st 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 ritticate of Purchase of said real estate has complied with the laws of the State of Illinois, necessary to entitle in 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, Illinois, residing and having my coffice dress at 1524 W. Touhy Ave., Chicago, Cook County, Illinois, in consideration of the premises and by virtue the statutes of the State of Illinois in such cases provided, grant and convey to Cain Properties. Inc. residing and having his (her or their) residence and post office address at 5332 W. LaPalm Ct., Cak Forest, Illinois 60452 The following provision of the Compiled Statutes of the State of Illinois, being 35 ILCS 207/22-85, is itied, pursuant to law: "Unless the holder of the certificate purchased at any tax sale under this Code takes out the deed in the see provided by law, and records the same within one year from and after the time for redemption expites, the tificate or deed, and the sale on which it is based, shall, after the expiration of the one year period, be solutely void with no right to reimbursement. If the holder of the certificate is prevented from obtaining a deed injunction or order of any court, or by the refusal or inability of any court to act upon the application for a deed, or by the refusal of the clerk to execute the same deed, the time he or she is so prevented shall be cluded from computation of the one year period." Sand Dom County Clerk | 28-12-313-030-0000 an | d 28-12-313-037-000 | 0 0 | ez folioma: | |
| Quarter of Section 12, Township 26 North, Range 13, Lying North of the Indian Boundary Line, East of the Third Principal Meridian, in Cook County, Illinois. Line, 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 entificate of Purchase of said real estate has complied with the lesse of the State of Illinois, necessary to entitle into 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, Illinois, residing and having my coffice dress at 1524 W. Touhy Ave., Chicago, Cook County, Illinois, in consideration of the premises and by virtue the statutes of the State of Illinois in such cases provided, grant and convey to the Indian Properties. Inc. residing and having his (her or their) residence and post office address at 5332 W. LaPalm Ct., Cak Forest, Illinois 60452 In the following provision of the Compiled Statutes of the State of Illinois, being 35 ILCS 20/22-85, is cited, pursuant to law: "Unless the holder of the certificate purchased at any tax sale under this Code takes out the deed in the provided by law, and records the same within one year from and after the time for redemption expires, the rificate or deed, and the sale on which it is based, shall, after the expiration of the one year period, be solutely void with no right to reimbursement. If the holder of the certificate is prevented from obtaining a deed injunction or order of any court, or by the refusal or inability of any court to act upon the application for a deed, or by the refusal of the clerk to execute the same deed, the time he or she is so prevented shall be cluded from computation of the one year period." Siven under my hand and seal, this | Legal Description: Lots 24, 25, | and 26 | | | |
| section 12 | Quarter of Section 12, Township | 26 North, Range 13, | Lying Nort | h of the : | |
| And the real estate not having been redeemed from the sale, and it appearing that the holder of the ertificate of Purchase of said real estate has complied with the law of the State of Illinois, necessary to entitle in 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, Illinois, residing and having my fiffice iddress at 1524 W. Touhy Ave., Chicago, Cook County, Illinois, in consideration of the premises and by virtue the statutes of the State of Illinois in such cases provided, grant and convey to Cain Properties, Inc. residing and having his (her or their) residence and post office address at 5332 W. LaPalm Ct., Oak Forest, Illinois 60452 In the following provision of the Compiled Statutes of the State of Illinois, being 35 ILCS 20/22-85, is cited, pursuant to law: "Unless the holder of the certificate purchased at any tax sale under this Code takes out the deed in the me provided by law, and records the same within one year from and after the time for redemption expires, the rifficate or deed, and the sale on which it is based, shall, after the expiration of the one year period, be solutely void with no right to reimbursement. If the holder of the certificate is prevented from obtaining a deed injunction or order of any court, or by the refusal or inability of any court to act upon the application for a coded, or by the refusal of the clerk to execute the same deed, the time he or she is so prevented shall be cluded from computation of the one year period." Given under my hand and seal, this 20th day of Fibrury 1976. Siven under my hand and seal, this 20th day of Fibrury 1976. | Line, East of the Third Principal | al Meridian, in Cook | County, Il | linois. | |
| And the real estate not having been redeemed from the sale, and it appearing that the holder of the ertificate of Purchase of said real estate has complied with the law of the State of Illinois, necessary to entitle in 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, Illinois, residing and having my fiffice iddress at 1524 W. Touhy Ave., Chicago, Cook County, Illinois, in consideration of the premises and by virtue the statutes of the State of Illinois in such cases provided, grant and convey to Cain Properties, Inc. residing and having his (her or their) residence and post office address at 5332 W. LaPalm Ct., Oak Forest, Illinois 60452 In the following provision of the Compiled Statutes of the State of Illinois, being 35 ILCS 20/22-85, is cited, pursuant to law: "Unless the holder of the certificate purchased at any tax sale under this Code takes out the deed in the me provided by law, and records the same within one year from and after the time for redemption expires, the rifficate or deed, and the sale on which it is based, shall, after the expiration of the one year period, be solutely void with no right to reimbursement. If the holder of the certificate is prevented from obtaining a deed injunction or order of any court, or by the refusal or inability of any court to act upon the application for a coded, or by the refusal of the clerk to execute the same deed, the time he or she is so prevented shall be cluded from computation of the one year period." Given under my hand and seal, this 20th day of Fibrury 1976. Siven under my hand and seal, this 20th day of Fibrury 1976. | | 0/ | | r; | |
| 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 law of the State of Illinois, necessary to entitle in 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, Illinois, residing and having my coffice dress at 1524 W. Touhy Ave., Chicago, Cook County, Illinois, in consideration of the premises and by virtue the statutes of the State of Illinois in such cases provided, grant and convey to Cain Properties. Inc. residing and having his (her or their) residence and post office address at 5332 W. LaPaim Ct Oak Porest, Illinois 60452 In (her or their) heirs and assigns FOREVER, the said Real Estate hereinabove described. The following provision of the Compiled Statutes of the State of Illinois, being 35 ILCS 29722-85, is cited, pursuant to law: "Unless the holder of the certificate purchased at any tax sale under this Code takes out the deed in the ne provided by law, and records the same within one year from and after the time for redemption expires, the rifficate or deed, and the sale on which it is based, shall, after the expiration of the one year period, be solutely void with no right to reimbursement. If the holder of the certificate is prevented from obtaining a deed injunction or order of any court, or by the refusal or inability of any court to act upon the application for a cated, or by the refusal of the clerk to execute the same deed, the time he or she is so prevented shall be cluded from computation of the one year period." Siven under my hand and seal, this | | 36 | N. Range | 13 | |
| Solver or their) heirs and assigns FOREVER, the said Real Estate hereinabove described. The following provision of the Compiled Statutes of the State of Illinois, being 35 ILCS 20722-85, is cited, pursuant to law: "Unless the holder of the certificate purchased at any tax sale under this Code takes out the deed in the me provided by law, and records the same within one year from and after the time for redemption expires, the refificate or deed, and the sale on which it is based, shall, after the expiration of the one year period, be solutely void with no right to reimbursement. If the holder of the certificate is prevented from obtaining a deed a injunction or order of any court, or by the refusal or inability of any court to act upon the application for a keded, or by the refusal of the clerk to execute the same deed, the time he or she is so prevented shall be cluded from computation of the one year period." Given under my hand and seal, this | And the real estate not having been ertificate of Purchase of said real estate ha | n redeemed from the sale is complied with the learn | nd State of Ill e, and it appe of the State of | inois; aring that (Illinois, ne | |
| The following provision of the Compiled Statutes of the State of Illinois, being 35 ILCS 20722-85, is cited, pursuant to law: "Unless the holder of the certificate purchased at any tax sale under this Code takes out the deed in the ne provided by law, and records the same within one year from and after the time for redemption expires, the ratificate or deed, and the sale on which it is based, shall, after the expiration of the one year period, be solutely void with no right to reimbursement. If the holder of the certificate is prevented from obtaining a deed injunction or order of any court, or by the refusal or inability of any court to act upon the application for a t deed, or by the refusal of the clerk to execute the same deed, the time he or she is so prevented shall be cluded from computation of the one year period." Given under my hand and seal, this | And the real estate not having been ertificate of Purchase of said real estate has m to a Deed of said real estate, as found: I, DAVID D. ORR, County Clerk dress at 1524 W. Touhy Ave., Chicago, County the statutes of the State of Illinois in such | n redeemed from the sales complied with the lewis and ordered by the Circulof the County of Cook, Il Cook County, Illinois, in cases provided, grant and | e, and it appe of the State of t Court of Co llinois. (esidin consideration) ad convey to j | inois; aring that fillinois, neo ok County; ag and havin of the premiseCain Prop | g my conflice ses and by virtue perties, |
| "Unless the holder of the certificate purchased at any tax sale under this Code takes out the deed in the ne provided by law, and records the same within one year from and after the time for redemption expires, the rifficate or deed, and the sale on which it is based, shall, after the expiration of the one year period, be solutely void with no right to reimbursement. If the holder of the certificate is prevented from obtaining a deed injunction or order of any court, or by the refusal or inability of any court to act upon the application for a c deed, or by the refusal of the clerk to execute the same deed, the time he or she is so prevented shall be cluded from computation of the one year period." Given under my hand and seal, this | And the real estate not having been estificate of Purchase of said real estate has more to a Deed of said real estate, as found a L. DAVID D. ORR, County Clerk did country at 1524 W. Touhy Ave., Chicago, Country the statutes of the State of Illinois in such that. | n redeemed from the sales complied with the lewistand ordered by the Circulof the County of Cook, Il Cook County, Illinois, in contract the cases provided, grant and grand having his (her or | e, and it appe of the State of t Court of Co llinois. (esidin consideration) ad convey to j | inois; aring that fillinois, neo ok County; ag and havin of the premiseCain Prop | g my conflice ses and by virtue perties, |
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STATEMENT BY GRANTOR AND GRANTEE

The grantor or his/her agent affirms that, to the best of his/her knowledge, the name of the grantee shown on the deed or assignment of beneficial interest in a land trust is either a natural person, an Illinois corporation or foreign corporation authorized to do business or acquire and hold title to real estate in Illinois, a partnership authorized to do business or acquire and hold title to real estate in Illinois, or other entity recognized as a person and authorized to do business or acquire and hold title to real estate under the laws of the State of Illinois.

| Dated 1714 Abril , 1996 | Signature: Savid D. Om |
|---|--|
| | Grantor or Agent |
| Subscribed and swar to before me by the said DAVID D. ORR | 96495376 |
| me by the said DAVID D. ORR this /7/L day of / Spr. 1 | RONALD J BANKS OFFICIAL MY COAMSSTYLEGITES |
| Notary Public mellic | Acri 14. '599 |

The grantee or his/her agent affirms and verifies that the name of the grantee shown on the deed or assignment of beneficial interest in a land trust is either a natural person, an Illinois corporation or foreign corporation authorized to do business or acquire and hold title to real estate in Illinois, partnership authorized to do business or acquire and hold title to real estate in Illinois, or other entity recognized as a person and authorized to do business or acquire and hold title to real estate under the laws of the State of Illinois.

Dated June 25, 19 96 Signature: Hiptocate Magint or Agent

Subscribed and sworn to before me by the said Elizabeth J. M. M. day of June

1996.

Notary Public

96495376

"OFFICIAL SEAL"
James J. O'Connell, Jr.
Notary Public, State of Illinois
My Commission Expires 2-14-98

Note: Any person who knowingly submits a false statement concerning the identity of a grantee shall be guilty of a Class C misdemeanor for the first offense and of a Class A misdemeanor for subsequent offenses.

[attach to deed or ABI to be recorded in Cock County, Illinois, if exempt under provisions of Section 4 of the Illinois Real Estate Transfer Tax Act.]

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