# UNOFFICIAL COPYMILES

Eugene "Gene" Moore Fee: \$46.00 Cook County Recorder of Deeds Date: 07/21/2003 01:30 PM Pg: 1 of 2

### RECORD OF PAYMENT

1. The Selling or Refinancing Borrower ("Borrower") identified below has or had an interest in the property (or in a land trust holding title to the property) identified by tax identification number(s):

13-24-313-017-0000

9

## SEE ATTACHED LEGAL DESCRIPTION

Commonly Known As: 3323 NORTH WHIPFLF ST., CHICAGO, ILLINOIS 60618

The Property Was	subjected to a surfgage or trust deed ("mortgage") recorded on 1-2-97 as document to  to  County, granted from Title Company disbursed funds  Title Company disbursed funds  The subjected to a surfgage or trust deed ("mortgage") recorded on 1-2-97 as document  to  To the purpose of causing conducted on 1-2-97 as document  The surface of the purpose of causing conducted on 1-2-97 as document  The surface of the purpose of causing conducted on 1-2-97 as document  The surface of the purpose of causing conducted on 1-2-97 as document  The surface of the surface of the purpose of causing conducted on 1-2-97 as document  The surface of
10007Z	County, granted from Title Company disbursed funds
MEU) AMERICA	in County, granted from  Title Company disbursed funds  Fight with with On or after a closing conducted on, Title Company disbursed funds  letter from the Mo tg: gee, or its agent or assignee (hereinafter "Mortgagee"), for the purpose of causing the satisfied.
TOVER A THE PROPERTY	letter from the Mortgree , or the Branch
the above mortgage t	to be satisfied.
	the first he Mortgages or as an agent of the Mortgages. This document is not
3. This document is	s not issued by or on beha f of the Mortgagee or as an agent of the Mortgagee. This document is not rigage. The extent of any continuing obligation of the Borrower to the Mortgagee is a matter of the contract rigage. The extent of any continuing obligation of the Borrower to the Mortgage is a matter of the contract rigage. The extent of any continuing obligation of the Borrower should seek independent legal advice, and on which subject Title Company makes no implied that Borrower should seek independent legal advice, and on which subject Title Company then certify solely by Title
a release of any mor	rigage. The extent of any case independent legal advice, and on which subject Title Company makes not independent legal advice, and on which subject Title Company makes not independent legal advice, and on which subject Title Company makes not independent legal advice, and on which subject Title Company makes not independent legal advice, and on which subject Title Company makes not independent legal advice, and on which subject Title Company makes not independent legal advice, and on which subject Title Company makes not independent legal advice, and on which subject Title Company makes not independent legal advice, and on which subject Title Company makes not independent legal advice, and on which subject title Company makes not independent legal advice, and on which subject title Company makes not independent legal advice, and on which subject title Company makes not independent legal advice, and on which subject title Company makes not independent legal advice, and on which subject title Company makes not independent legal advice, and on which subject title Company makes not independent legal advice, and on the company makes not independent legal advice, and on the company makes not independent legal advice, and on the company makes not independent legal advice, and on the company makes not independent legal advice, and on the company makes not independent legal advice, and on the company makes not independent legal advice, and on the company makes not independent legal advice, and on the company makes not independent legal advice, and on the company makes not independent legal advice, and on the company makes not independent legal advice, and on the company makes not independent legal advice, and on the company makes not independent legal advice, and on the company makes not independent legal advice, and on the company makes not independent legal advice not indepe
between them, on wh	rtgage. The extent of any continuing obligation of the Borrower to the Mortgagee is a matter of any continuing obligation of the Borrower to the Mortgagee is a matter of any continuing obligation of the Borrower to the Mortgagee is a matter of the Company makes no implied hich Borrower should seek indeprindent legal advice, and on which subject Title Company makes no implied thich Borrower should seek indeprindent legal advice, and on which subject Title Company of the continuity of the continuity of the closing of the continuity of the continuit
or express represent	tands, warranty, or env party to the closing of at funds were disbursed to Borrower's worth and the Company does not
Company, and not a	as agent for any party to the closing of the subject root; age. No release of mortgage is subject to the subject closing or the subject root; age.
to issue any legal re	he agent for any parts are not gage rests solely with the Mortgagee, for whom the Tube company is sued by the clease of the Mortgagee's mortgage release of mortgage being hereby issued by the spect to the subject closing or the subject reort; age. No release of mortgage release, if issued by the precedence of mortgage will be issued by the Title Company, and no mortgage release, if issued by the precedence of mortgage will be issued by the Company as a result of the closing, as a result of the formula of the company makes no
act as agent with res	or release of mortgage will be issued by the Title Company, and not declared the document, or as a result of
True Company, 140	pect to the shorter to shape will be issued by the Title Company, and no mortgage release, it is a result of a release of mortgage will be issued by the Company as a result of the closing, as a result of this document, or as a result of a recorded by the Title Company as a result of the closing, as a result of this document, or as a result of a recorded by the Title Company makes no expressibility with regard to the no trage or its release. Borrower disclaims, waives, and
Morigagee, war or	ed nast practice or prior course of dealing with any party or its release Borrower disclaims, waives, and
any actual of and a	ed past practice or prior course of dealing with any party or party's afformey. This company, and accepts no responsibility with regard to the incitrage or its release. Borrower disclaims, waives, and accepts no responsibility with regard to the incitrage or its release. Borrower disclaims, waives, and accepts no responsibility with regard to obtaining, verifying, or the Title Company, in contract, tort, c. under statute with regard to obtaining, verifying, or
releases any obliga	ed past practice of prior with regard to the montrage or its release. Borrower discialing, warringing, or ation of the Title Company, in contract, tort, or under statute with regard to obtaining, verifying, or ation of the Title Company, in contract, tort, or with regard to the recording of any mortgage release,
causing the presen	If Of Inthie Captions of —)
now or in the futur	16.
4. Borrower and T	Fitle Company agree that the recordation of the RECORD OF PAYMENT all Title Company to obligations
of completion of the	the closing and trade Company to have no further obligation of the kind whatshever to be remedy for
Borrower shall be	sanshed, which record of PAYMENT or any mortgage release. The sale and from Borrower for
out of or relating in	n any way to this foldays shall be a refund upon demand of a nounts context a very sions of this
Title Company's i	e satisfied, with Title Company to tallow any mortgage release. The sole and exclusive tallow in any way to this RECORD OF PAYMENT or any mortgage release. The sole and exclusive from Borrower for failure to record within 60 days shall be a refund upon demand of a nounts collected from Borrower for failure to record shall not negate or affect any other provisions of this appropriate to record shall not negate or affect any other provisions of this
Title Company's I recordation of thi	is RECORD OF PAYMENT. Any failure to record shall not negate or affect any office parties.
recordation of thi RECORD OF PA	is RECORD OF PAYMENT. Any failure to record shall not negate or anect any other persons is RECORD.
recordation of thi RECORD OF PA	is RECORD OF PAYMENT. Any failure to record shall not negate or affect they office personal state of the statements by Title Company relating to the mortgage. B prower represents that
Title Company's I recordation of thi RECORD OF PA  5. This document	is RECORD OF PAYMENT. Any failure to record shall not negate by allegation of all statements by Title Company relating to the mortga, e. B prower represents that it is a total integration of all statements by Title Company relating to the mortga, e. B prower represents that it is a total integration of all statements by Title Company relating to the mortga, e. B prower represents that
Title Companys I recordation of thi RECORD OF PA  5. This document no statements or	is RECORD OF PAYMENT. Any failure to record shall not negate or allect any other product is RECORD OF PAYMENT.  It is a total integration of all statements by Title Company relating to the mortgar, c. B prower represents that a total integration of all statements by Title Company relating to the mortgar, c. B prower represents that agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements, the product of t
Title Companys I recordation of thi RECORD OF PA  5. This document no statements or	is RECORD OF PAYMENT. Any failure to record shall not negate or allect any other product is RECORD OF PAYMENT.  It is a total integration of all statements by Title Company relating to the mortgar, c. B prower represents that a total integration of all statements by Title Company relating to the mortgar, c. B prower represents that agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements, the product of t
Title Company's I recordation of thi RECORD OF PA  5. This document no statements or statement or representations of the consistent with 100 percentages.	is RECORD OF PAYMENT. Any failure to record shall not negate by allege any other permits it is a total integration of all statements by Title Company relating to the mortga, e. B prower represents that agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements, resentation, implied or express, shall be treated at all times by both parties as surer and or act alleged to be seen and waivers contained herein. Borrower waives any right to rely on any statement or act alleged to be the terms hereof, unless contained in a writing signed by both parties, which expressly an es that it is negating the terms hereof, unless contained in a writing signed by both parties, which expressly are that it is negating
Title Company's 1 recordation of thi RECORD OF PA  5. This document no statements or statement or repr disclaimers, relea	is RECORD OF PAYMENT. Any failure to record shall not negate by allege any other permits it is a total integration of all statements by Title Company relating to the mortga, e. B prower represents that agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements, resentation, implied or express, shall be treated at all times by both parties as surer and or act alleged to be seen and waivers contained herein. Borrower waives any right to rely on any statement or act alleged to be the terms hereof, unless contained in a writing signed by both parties, which expressly an es that it is negating the terms hereof, unless contained in a writing signed by both parties, which expressly are that it is negating
Title Company's I recordation of thi RECORD OF PA  5. This document no statements or statement or representation of the legal efficacy of the legal effica	is RECORD OF PAYMENT. Any failure to record shall not negate by allect any other personnes is RECORD OF PAYMENT.  It is a total integration of all statements by Title Company relating to the mortgar, e. B prower represents that agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements, implied or express, shall be treated at all times by both parties as surered and by the statements, resentation, implied or express, shall be treated at all times by both parties on any statement or act alleged to be uses and waivers contained herein. Borrower waives any right to rely on any statement or act alleged to be the terms hereof, unless contained in a writing signed by both parties, which expressly that it is negating of this document.
Title Company's I recordation of thi RECORD OF PA  5. This document no statements or statement or representation of the legal efficacy of the legal effica	is RECORD OF PAYMENT. Any failure to record shall not negate by allect any other personnes is RECORD OF PAYMENT.  It is a total integration of all statements by Title Company relating to the mortgar, e. B prower represents that agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements, implied or express, shall be treated at all times by both parties as surered and by the statements, resentation, implied or express, shall be treated at all times by both parties on any statement or act alleged to be uses and waivers contained herein. Borrower waives any right to rely on any statement or act alleged to be the terms hereof, unless contained in a writing signed by both parties, which expressly that it is negating of this document.
Title Company's I recordation of thi RECORD OF PA  5. This document no statements or statement or representation of the legal efficacy of PREPARED BY	is RECORD OF PAYMENT. Any failure to record shall not negate by allect any other parties as RECORD OF PAYMENT.  It is a total integration of all statements by Title Company relating to the mortgar, e. B prower represents that agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements, implied or express, shall be treated at all times by both parties as surereded by the statements, resentation, implied or express, shall be treated at all times by both parties as surereded by the statements and waivers contained herein. Borrower waives any right to rely on any statement or act alleged to be uses and waivers contained herein. Borrower waives any right to rely on any statement or act alleged to be uses and waivers contained herein. Borrower waives any right to rely on any statement or act alleged to be uses and waivers contained herein. Borrower waives any right to rely on any statement or act alleged to be uses and waivers contained herein. Borrower waives any right to rely on any statement or act alleged to be uses and waivers contained herein. Borrower waives any right to rely on any statement or act alleged to be used.  It was a superfect and the contained herein and the contained herein and the contained herein and the contained herein. Borrower waives any right to rely on any statement or act alleged to be used.
Title Company's in recordation of this RECORD OF PA  5. This document no statements or statement or represent disclaimers, releasing inconsistent with the legal efficacy of PREPARED BY	is a total integration of all statements by Title Company relating to the mortga, e. B prower represents that agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements, including the statements, resentation, implied or express, shall be treated at all times by both parties as surer aded by the statements, resentation, implied or express, shall be treated at all times by both parties as surer aded by the statements, resentation, implied or express, shall be treated at all times by both parties as surer aded by the statements, resentation, implied or express, shall be treated at all times by both parties as surer aded by the statements, resentation, implied or express, shall be treated at all times by both parties as surer aded by the statements, resentation, implied or express, shall be treated at all times by both parties as surer and or act alleged to be used and waivers contained herein. Borrower waives any right to rely on any statement or act alleged to be used to be used to be a surer and or act alleged to be used to be used to be a surer and or act alleged to be used
Title Company's in recordation of this RECORD OF PA  5. This documents on statements or statements or represent disclaimers, releasing inconsistent with the legal efficacy of PREPARED BY  MAIL TO: PET	is a total integration of all statements by Title Company relating to the mortga, e. B prower represents that agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements, including the statements, resentation, implied or express, shall be treated at all times by both parties as surer aded by the statements, resentation, implied or express, shall be treated at all times by both parties as surer aded by the statements, resentation, implied or express, shall be treated at all times by both parties as surer aded by the statements, resentation, implied or express, shall be treated at all times by both parties as surer aded by the statements, resentation, implied or express, shall be treated at all times by both parties as surer aded by the statements, resentation, implied or express, shall be treated at all times by both parties as surer and or act alleged to be used and waivers contained herein. Borrower waives any right to rely on any statement or act alleged to be used to be used to be a surer and or act alleged to be used to be used to be a surer and or act alleged to be used
Title Company's in recordation of this RECORD OF PA  5. This documents on statements or statements or represent disclaimers, releasing inconsistent with the legal efficacy of PREPARED BY  MAIL TO: PET	is RECORD OF PAYMENT. Any failure to record shall not negate by alleged any other parties as RECORD OF PAYMENT.  It is a total integration of all statements by Title Company relating to the mortga, e. B prower represents that agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements, insplied or express, shall be treated at all times by both parties as surer add by the statements, resentation, implied or express, shall be treated at all times by both parties as surer add by the statements, resentation, implied or express, shall be treated at all times by both parties as surer add by the statements, resentation, implied or express, shall be treated at all times by both parties, which expressly are state it is negating the terms hereof, unless contained in a writing signed by both parties, which expressly are state it is negating of this document.  The MUST SEE CALENDAR 3225 N. ASHLAND AVENUE, CHICAGO, ILLINOIS 60657
Title Company's in recordation of this RECORD OF PA  5. This documents on statements or statements or represent disclaimers, releasing inconsistent with the legal efficacy of PREPARED BY  MAIL TO: PET	is record of Payment. Any failure to record shall not negate by allege any other parties as record of all statements by Title Company relating to the mortgar, c. B prower represents that agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements, implied or express, shall be treated at all times by both parties as surere ded by the statements, resentation, implied or express, shall be treated at all times by both parties as surere ded by the statements and waivers contained herein. Borrower waives any right to rely on any statement or act alleged to be uses and waivers contained in a writing signed by both parties, which expressly have that it is negating of this document.  The MUST SEE CALENDAR 3225 N. ASHLAND AVENUE, CHICAGO, ILLINOIS 60657  TER KOVATS  NORTH WHIPPLE ST.  ICAGO, ILLINOIS 60618  Borrower PETER KOVATS  MAGE AND ALLE MORE
Title Company's in recordation of this RECORD OF PA  5. This documents on statements or statements or represent disclaimers, releasing inconsistent with the legal efficacy of PREPARED BY  MAIL TO: PET	is record of Payment. Any failure to record shall not negate by alleged by the payment.  It is a total integration of all statements by Title Company relating to the mortga, e. B prower represents that agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements, including in a writing signed at all times by both parties as surer and or act alleged to be seen and waivers contained herein. Borrower waives any right to rely on any statement or act alleged to be the terms hereof, unless contained in a writing signed by both parties, which expressly are sthat it is negating of this document.  The MUST SEE CALENDAR 3225 N. ASHLAND AVENUE, CHICAGO, ILLINOIS 60657  SONORTH WHIPPLE ST.  ICAGO, ILLINOIS 60618  Borrower PETER KOVATS  THE ROVATS  ACCORDANT 1/1/82066
Title Company's in recordation of this RECORD OF PA  5. This document no statements or statement or represent disclaimers, release inconsistent with the legal efficacy of PREPARED BY  MAIL TO: PET  3323  CHI	is record of Payment. Any failure to record shall not negate by alleged by other parties as sure of the mortga, e. B prower represents that a statements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements, resentation, implied or express, shall be treated at all times by both parties as surer alleged to be seen and valvers contained herein. Borrower waives any right to rely on any statement or act alleged to be the terms hereof, unless contained in a writing signed by both parties, which expressly are sthat it is negating of this document.  The MUST SEE CALENDAR 3225 N. ASHLAND AVENUE, CHICAGO, ILLINOIS 60657  TER KOVATS  300RTH WHIPPLE ST.  ICAGO, ILLINOIS 60618  Borrower PETER KOVATS  RECOPPINI 11/12 DOG
Title Company's in recordation of this RECORD OF PA  5. This documents on statements or statements or represent disclaimers, releasing inconsistent with the legal efficacy of PREPARED BY  MAIL TO: PET	is record of Payment. Any failure to record shall not negate by alleged by other parties as sure of the mortga, e. B prower represents that a statements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements, resentation, implied or express, shall be treated at all times by both parties as surer alleged to be seen and valvers contained herein. Borrower waives any right to rely on any statement or act alleged to be the terms hereof, unless contained in a writing signed by both parties, which expressly are sthat it is negating of this document.  The MUST SEE CALENDAR 3225 N. ASHLAND AVENUE, CHICAGO, ILLINOIS 60657  TER KOVATS  300RTH WHIPPLE ST.  ICAGO, ILLINOIS 60618  Borrower PETER KOVATS  RECOPPINI 11/12 DOG
Title Company's in recordation of this RECORD OF PA  5. This document no statements or statement or represent disclaimers, release inconsistent with the legal efficacy of PREPARED BY  MAIL TO: PET  3323  CHI	is record of Payment. Any failure to record shall not negate by alleged by other parties as sure of the mortga, e. B prower represents that a statements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements inconsistent with the terms of this record have been made, and that are allegation of any prior agreements, resentation, implied or express, shall be treated at all times by both parties as surer alleged to be seen and valvers contained herein. Borrower waives any right to rely on any statement or act alleged to be the terms hereof, unless contained in a writing signed by both parties, which expressly are sthat it is negating of this document.  The MUST SEE CALENDAR 3225 N. ASHLAND AVENUE, CHICAGO, ILLINOIS 60657  TER KOVATS  300RTH WHIPPLE ST.  ICAGO, ILLINOIS 60618  Borrower PETER KOVATS  RECOPPINI 11/12 DOG



0320207215 Page: 2 of 2

## **UNOFFICIAL COPY**

## RECORD OF PAYMENT

#### Legal Description:

LOT 36 IN BLOCK 2 IN S. E. GROSS' UNTER DEN LINDEN ADDITION OF CHICAGO, A SUBDIVISION IN THE SOUTHWEST 1/4 OF SECTION 24, TOWNSHIP 40 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

Property of Cook County Clerk's Office

RECPMITUG 11/02 DGG

06/18/03 16:21 FAX 1 773 528 3977 CTI N, ASHLAND