Notary Public

RECORD

773594938FOFFICIAL COPY

233514508/

RECORD OF PAYMENT

The Selling or Refinencing Borrower (Borrower)
identified below has or had an interest in the
property (or in a land trust holding title to the to
the property) identified by tax identification

the property) identified by tax identification number(s):

12-28-218-042-0000

SEE ATTACHED LEGAL DESCRIPTION

Commonly Known As:

2930 How Horne St.

From 1611 M Pic. 11. 6013

Doc#: 0335145087 Eugene "Gene" Moore Fee: \$26.50 Cook County Recorder of Deeds Date: 12/17/2003 11:11 AM Pg: 1 of 2

6321 N. Avondale

Suite 104 Chicago, IL 60631

	-	
Wh	uict	h is hereafter referred to as the Property.
		The property was subjected to 4 to originate or trust deed [mortgage] recorded onas document
2.	1	The property was subjected to 2 granted from
	1	number(s) On or area a dooring
	1	to
\checkmark		conducted on, or its agents or assignee
0		MAGGIG Walsh and To be satisfied.
2	•	(hereinafter "Mortgagee"), for the purpose of calling the above mortgage to be satisfied.
/ d		This documentation is not issued by or on behalf of the Margages of as at all the Borrower to the Mortgages is a matter of the not a release of any mortgage. The extent of any control obligation of the Borrower to the Mortgages is a matter of the not a release of any mortgage. The extent of any control obligation of the Borrower to the Mortgages, and on which Borrower should seek independent legal advice, and on which Alliance Title Corporation, warranty, or promise. This document does no more and can do no more than neither solely by Alliance Title Corporation, and not as a short for any party to the closing that funds were disburse to certify-solely by Alliance Title Corporation, and not as a short for any party in the Mortgages. No release of mortgage Title Corporation does not act as agent with respect to the subject residence, if issued by the Mortgages, will be its being hereby issued by the Alliance Title Corporation, and no are greater release, if issued by the Mortgages, will be recorded by the Alliance Title Corporation as a result of the closing, as a cault of this document, or as a result of survey recorded by the Alliance Title Corporation as a result of the closing, as a cault of this document, or as a result of survey recorded by the Alliance Title Corporation with regard to the mortgage of the subject morter. Alliance Title Corporation, and no are statute with regard to obtaining, no undertaking and accepts no responsibility with regard to the mortgage of the statute with regard to obtaining, or causing the present or future existence of any mortgage release or with regard to the recording of any verifying, or causing the present or future existence of any mortgage release.
	i.	Corporation within 50 days to consistency that the satisfied, with Alliance Title Corporation obligations to Borrowers shall be satisfied, with Alliance Title Corporation of this RECORD OF PAYMENT or any aball be a obligation of any kind whatsoever to Borrowers arising out of or relating in any way to this RECORD OF PAYMENT. Any failure to mortgage release. This sale and exclusive remedy for Alliance Title Corporation of this RECORD OF PAYMENT. Any failure to refund upon demand of amounts collected from borrowers for recordation of this RECORD OF PAYMENT. record shall not negate or affect any other provisions of this RECORD OF PAYMENT.
!	5.	This document is a total integration of all statements by Alliance Title Corporation relating to the mortgage, that any represents that no statements or agreements inconsistent with the terms of this record have been made, and that any represents that no statement or representations, implied or express, shall be treated at all times by both parties as allegation of any prior statement or representations, implied or express, shall be treated at all times by both parties as allegation of any prior statement or representations, implied or express, shall be treated at all times by both parties as superseded by the statements, disclaimers, release and waivers, contained herein. Borrower waives any right to rely on superseded by the statements, disclaimers, release and waivers, contained in a writing signed by both parties, any statement or act alleged to be inconsistent with the terms hereof, unless contained in a writing signed by both parties, any statement or act alleged to be inconsistent with the terms hereof, unless contained in a writing signed by both parties, any statement or act alleged to be inconsistent with the terms hereof, unless contained in a writing signed by both parties, any statement or act alleged to be inconsistent with the terms hereof, unless contained in a writing signed by both parties.
	A	Iljance Title Corporation
	Y	Ruto Morhoushi Burroffer/Morgagor 75
	į	20
		Subscribed and sworn to before me by the said Borrower/Mortgagor this day of
	S	
	2	Alliance Title

0335145087 Page: 2 of 2

The land referred to in this commitment is described as follows:

LOT 44 (EXCEPT THE NORTH 20 FEET THEREOF) ALL OF LOTS 43 AND THE NORTH 10 FEET OF LOT 42 IN BLOCK 31 IN THIRD ADDITION TO FRANKLIN PARK, BEING A SUBDIVISION OF THE SOUTHWEST 1/4 OF SECTION 21, AND THE WEST 1/2 OF THE SOUTHEAST 1/4 OF SECTION 21 AND THE WEST 1/2 OF THE NORTHEAST 1/4 OF SECTION 28, LYING NORTH OF GRAND AVENUE IN TOWNSHIP 40 NORTH, RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN (EXCEPT CERTAIN PORTIONS THEREOF), ALL IN COOK COUNTY, ILLINOIS.

1990 Howthorne St. Franklin PK, 1L 60131 2-28-218-042-0000 Of Coot Colling Clart's O

(A03-1 169 pfd/A03-2702/7)

ALTA Commitment Schedule C