INOFFICIAL

RECORD OF PAYMENT

1. The Selling & 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):

28-30-101-017-0000

Doc#: 0400542002 Eugene "Gene" Moore Fee: \$26.00 Cook County Recorder of Deeds

Date: 01/05/2004 09:31 AM Pg: 1 of 2

SEE ATTACHED LEGAL DESCRIPTION

Commonly Known As:

16710 S. SAYRE AVE, TINLEY PARK, ILLINOIS

which is hereafter referred to as the Property.	8/44795 0	HIGH ZOLZ
2. The Property was subjected to a mortgage or trust deed ("mortgage") re	ecorded on 03-01-02	as document
number 0020240102 in COOK County granted from OUIC	CKEN LOANS	
KELLY AND SUSAN EPPER ON disbursed funds pursuant to a payor letter from the Mortgagee, or its	closing conducted on 10-30-03	, Title Company
purpose of causing the above mortgage to be satisfied.	agent or assignee (hereinafter "N	fortgagee"), for the
3. This document is not issued by or on behalf of the Mortgagee or as a	in agent of the Mortgagee. This d	ocument is not
a release of any mortgage. The extent of any combining obligation of the	Rorrower to the Mortgogoo is a m	ottor of this waster of
between them, on which Borrower should seek independent legal advice, a or express representation, warranty, or promise. This, document does no Company, and not as agent for any portrate the design of the company and not as agent for any portrate the design.	nd on which cubiact Title Compan	er man da ar 🔥 11 1 🗸 🗸
company, and not as agont for any party to the closurg-but funds were dis	churead to Damanian's Manter	A 1
We result to Ear Tologge Of The Williamore & morning to the color with the	to Montropass for all 1 701/1	<i>c</i>
Title Company. No release of mortgage will be issued by in. Title Company as a result of the cleany actual or alleged past practice on prior course of the line in the cleany actual or alleged past practice on prior course of the line in the cleany actual or alleged past practice on prior course of the line in the cleany actual or alleged past practice on prior course of the line in the cleany actual or alleged past practice on prior course of the line in the cleany actual or alleged past practice or prior course of the line in the cleany actual or alleged past practice or prior course of the line in the cleany actual or alleged past practice or prior course of the line in the cleany actual or alleged past practice or prior course of the line in the cleany actual or alleged past practice or prior course	ompany, and no mortgage releas	se, if issued by the
any actual of anegou past practice of brior course of desting with anti-	norty or norty's offormer. Titl. 🔿	V 1
and accepts no responsibility with regard to the mortan	or its release Pornomen disal	1-1
releases any congation of the fille Company in contract fort or the	nor etetuto with manand 4l.4.	
causing the present or future existence of any mortgage release, or wit now or in the future.	h regard to the recording of any	mortgage release,
	0,,	
4. Borrower and Title Company agree that this RECORD OF PAYMENT	f shall be recorded by Title Compa	ny within 60 days
or completion of the closing and that upon recordation of the RECORD	I OF PAVMENT of Title Comme	
Borrower shall be satisfied, with Title Company to have no further oblig out of or relating in any way to this RECORD OF PAYMENT or any mortal Title Company's failure to record within 60 days shall be satisfied.	rare releases The an a 1	• • •
Company a randic to record within on have chall be a retained made	n downowd of auction 4	·
recordation of this RECORD OF PAYMENT. Any failure to record sh RECORD OF PAYMENT.	all not negate or affect any cuber	provisions of this
or minum.	90	
5. This document is a total integration of all statements by Title Company r	relating to the mortgage. Borrower	renresents that
and the contents medialicin will fill letter of this record by	ava baan maada aad that	
statement or representation, implied or express, shall be treated at all time disclaimers, releases and waivers contained herein. Borrower waives any inconsistent with the terms hereof unless contained in a sixty of the second state.	ace by both monting an array 1 1	1 .1
ment the terms hereof, unless colliained in a writing signed by i	fight to rely on any statement or both parties, which expressly states	r act alleged to be
the legal efficacy of this document.	som parties, which expressly states	s mach is negating
PREPARED BY: LISA WOSS		
15255 S. 94TH AVENUE, SUITE 604, ORLAND PAR	RK, ILLINOIS 60462	
MAIL TO: KELLY EPPERSON ENGIN DUKOVXYTS	,	
TINLEY PARK, ILLINOISP, O BUY 369	. 8 0.	***
100 to 10	Man Caperson P	A for Kelly
Clare II. Corona, II. World's KEL	LY J. EPPERSON	'Epperson
Thicago Title Incurrence Common Common Title Incurrence Common Co	son Epperan	1 V
SUSA TITLE Insurance Company RECOFPMT 8/03 DGG SUSA	AN M. EPPERSON	

0400542002 Page: 2 of 2

. UNOFFICIAL COPY RECORD OF PAYMENT

Legal Description:

THE NORTH 100.0 FEET OF THE SOUTH 200.0 FEET OF LOT 1 IN BLOCK 3 IN ELMORE'S OAK PARK AVENUE ESTATES, BEING A SUBDIVISION OF NORTHWEST 1/4 OF SECTION 30, TOWNSHIP 36 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, (EXCEPT THAT PART OF DRAINAGE DITCH CONVEYED BY DOCUMENT 377150) IN COOK COUNTY, ILLINOIS.

Property of County Clark's Office