UNOFFICIAL COPY

LIS PENDENS NOTICE

IN THE CIRCUIT COURT OF COOK COUNTY ILLINOIS COUNTY DEPARTMENT-CHANCERY DIVISION

Reverse Mortgage Solutions, Inc.

Plaintiff



Doc#: 1532944033 Fee: \$44.00 RHSP Fee:\$9.00 RPRF Fee: \$1.00 Karen A.Yarbrough

Cook County Recorder of Deeds
Date: 11/25/2015 12:07 PM Pg: 1 of 4

VS.

Burnette Hughes; Unknown Owners and Non-Record Claimants.

CASE NO. 15 CH 17280

Defendants

LIS	Pl	Ľ.	1	M	N.

I, the undersigned	l, do hereby certify	that the above entition	led cause was file	d in the Circuit Court of Cool			
	y of NOV 2			ow pending in said Court and			
that the property affected by the cause is described as follows:							
Lot 24 in Block 16 in Sec	ond Addition to A	uburn Highlands, be	ing Hart's Subdiv	ision of the West 1/2 of Bloch			

Lot 24 in Block 16 in Second Addition to Auburn Highlands, being Hart's Subdivision of the West 1/2 of Blocks 3, 6 and 10 in the Circuit Court Partition of the Northwest 1/4 of Section 32, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County Illinois.

Property I.D. 20-32-102-019-0000

- (i) The name of all plaintiffs, defendants and the case number are set forth above
- (ii) The court in which the action was brought is set forth above.
- (iii) The name of the title holders of record are: Burnette Hughes and Mary Hughes
- (iv) The legal description is set forth above
- (v) The common address or location of property is: 7955 S. Laflin St., Chicago, IL 60620

Identification of the mortgage sought to be foreclosed

- a) Mortgagors: Burnette Hughes and Mary Hughes
- b) Mortgagee: Mortgage Electronic Registration Systems, Inc., as nominee for Genworth Financial Home Equity Access, Inc.

Br

1532944033 Page: 2 of 4

UNOFFICIAL COPY

- c) Date of Mortgage: August 18, 2011
- d) Date of recording: September 22, 2011
- e) Document No. 1126541027

Recording document identification:

The undersigned further certifies pursuant to 735 ILCS 5/15-1218:

- a. The name and address of the party plaintiff making said claim and asserting said mortgage is:

 Reverse Mortgage Solutions, Inc.
- b. Said plaintiff claims a mortgage lien upon said real estate: 7955 S. Laflin St., Chicago, IL 60620
- c. In nature of said claim is the mortgage and foreclosure action described above.
- d. The runes of the persons against whom said claim is made are: Burnette Hughes; Mary Hughes; Unknown Owners and Non-Record Claimants.
- e. The legal description of said real estate appears above.

f. The name and add es of the person who prepared this notice appears below.

Attemes for Plaintiff

Drafted by:

Randall S. Miller & Associates, LLC 120 North LaSalle Street, Suite 1140,

Chicago, IL 60602 P: (312) 239-3432

F: (312) 284-4820 Attorney No. 6314883

Our Case Number: 15IL00607-1

Mail to:

Provest, LLC 1 East 22nd Street, Suite 120 Lombard, IL 60148

1532944033 Page: 3 of 4

UNOFFICIAL COPY

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT – CHANCERY DIVISION

Reverse Mortgage So	lutions, Inc.
---------------------	---------------

Plaintiff,

VS.

Case:

2015CH:7280 CALENDAR/RDON 61 TIME 00:00 Owner Occuried

Burnette Hughes; Mary Hughes; Unknown Owners and Non-Record Claimants

Defendants.

COMPLIANCE V 17H PREDATORY LENDING DATABASE SECTION OF RESIDENTIAL REAL PROPERTY DISCLOSURE ACT

To: Illinois Department of Financial and Professional Regulation Division of Banking 100 W. Randolph Street, 9th Floor Chicago, Illinois 60601

CERTIFICATION

I, Jack Zaharopoulos, attorney, certify that I prepared his notice on _______, 2015, to be filed along with a copy of the lis pendens notice with the above entitled address.

(X) Under penalties as provided by law pursuant to 735 ILCS 5/1-109, I certify that the statements set forth herein are true and correct.

Randall S. Miller & Associates, LLC 120 N. LaSalle Street, Suite 1140 Chicago, IL 60602 (P) 312.239.3432 (F) 312.284.4820 Attorney #6314883

CIRCUI) LUGS I OF COOK COUNTY, ILLINGIS CHANCERY DIV

1532944033 Page: 4 of 4

UNOFFICIAL COPY

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT – CHANCERY DIVISION

Reverse Mortgage Solutions, Inc.					
Plaintiff,	Case: 15 CH 17 28 0				
vs.					
Burnette Hughes; Unknown Owners and Non-Record Claimants Defendants.					
COMPLIANCE WITH PREDATORY LENDING DATABASE SECTION OF RESIDENTIAL REAL PROPERTY DISCLOSURE ACT					
To: Illinois Department of Financial and Profession Division of Banking 100 W. Randolph Street, 9 th Floor Chicago, Illinois 60601 CERT FI					
I, Mike Nurczyk, certify that I calong with a copy of the lis pendens notice to the ab	delivered or mailed this notice on NOV 2 5 2015 ove enoticed address.				
(X) Under penalties as provided by law pursuant to forth herein are true and correct.	735 ILCS 5.1-109, I certify that the statements set				
By:	Signature				
PROVEST One East 22nd Street, Suite 120 Lombard, IL 60148	Co				
On Behalf of: Randall S. Miller & Associates, LLC 120 N. LaSalle Street, Suite 1140 Chicago, IL 60602 (P) 312.239-3432 (F) 312.284.4820					