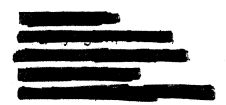


Department of Revenue

Suite 133888 1888 Century Genter Wibd., ME Atlanta, Georgia 38345-3285 Telephone 484-417-2188

October 29, 2003

Burri T. Gruham Commissioner



Protest and Claim for Refund of Intangible Recording Tax pursuant to O.C.G.A. 48-6-76 Paid Upon Recording of a Security Deed between (Borrower) and September 9, 2003.

Dear leader

Your protest and claim for a refund has been carefully reviewed based on your letter dated October 3, 2003, the protest and claim for refund, the undated letter from and all supporting documentation submitted by you and the outstanding principal balance of the original loan between and was not authorized. Intangible recording tax in the amount of was due when the security deed between the parties was recorded on September 9, 2003 and may not be refunded.

O.C.G.A. 48-6-65 (b) provides in pertinent part that no tax shall be collected on that part of the face amount of a new instrument securing a long-term note, which represents a refinancing by the original lender of unpaid principal on a previous instrument if all intangible recording tax due on the previous instrument has been paid.

Department of Revenue Rule 560-11-8-.05 provides in pertinent part that intangible recording tax is not required to be paid on that part of the face amount



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of a new instrument securing a long-term note, which represents a refinancing between the original lender and original borrower of unpaid principal of an existing instrument, still owned by the original lender, if intangible recording tax that was due on the previous instrument has been paid.

this case. On the original security deed dated February 17, 1998 is shown as the lender.

assigned the loan to

The refinancing between the parties was not with the original lender, but was with the assignee,

Sincerely,

Bart L. Graham

BLG/JWM/jt

cc: Clerk of Superior Court,