

SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA





SUBMITTAL DATE: APR 1 2 2016

SUBJECT: Recommendation for Distribution of Excess Proceeds for Tax Sale No. 200, Item 132. Last assessed to: Stanley H. Brown and Raenna F. Brown, husband and wife as joint tenants. District 1 [\$21,796]. Fund 65595

Excess Proceeds from Tax Sale.

FROM: Don Kent, Treasurer-Tax Collector

RECOMMENDED MOTION: That the Board of Supervisors:

1. Approve the claim from All-Mobile Bail Bonds for payment of excess proceeds resulting from the Tax Collector's public auction sale associated with parcel 349371008-3; (continued on page two)

BACKGROUND:

Summary

In accordance with Section 3691 et seq. of the California Revenue and Taxation Code, and with prior approval of the Board of Supervisors, The Tax Collector conducted the April 29, 2014 public auction sale. The deed conveying title to the purchasers at the auction was recorded June 20, 2014. Further, as required by Section 4676 of the California Revenue and Taxation Code, notice of the right to claim excess proceeds was given on July 16, 2014, to parties of interest as defined in Section 4675 of said code. Parties of interest have been determined by an examination of lot book reports as well as Assessor's and Recorder's records, and various research methods were used to obtain current mailing addresses for these parties of interest. (continued on page two)

Don Kent

Treasurer-Tax Collector

FINANCIAL DATA	Current Fiscal Year:	Next Fiscal Year:	Total Cost:	Ongoing Cost:	POLICY/CONSENT (per Exec. Office)
COST	\$ 21,796	\$ 0	\$ 21,796	\$ 0	Consent □ Policy ☑
NET COUNTY COST	\$ 0	\$ 0	\$ 0	\$ 0	Consent T oncy as
SOURCE OF FUN	DS: Fund 65595	Excess Proceeds fr	om Tax Sale	Budget Adjustr	nent: N/A
				For Fiscal Year	: 15/16
C.E.O. RECOMME		APPROVE BY: Janual Samu	M _m		
County Executive	Office Signatu	re			

MINUTES OF THE BOARD OF SUPERVISORS

On motion of Supervisor Tavaglione, seconded by Supervisor Benoit and dul
carried by unanimous vote, IT WAS ORDERED that the above matter is approved a
recommended.

Ayes:

Jeffries, Tavaglione, Washington, Benoit and Ashley

Nays:

None

Absent:

None

Date:

May 24, 2016

XC:

Treasurer

П

□ | Prev. Agn. Ref.:

District: 1

Agenda Number:

Kecia Harper-Ihem

Positions Added

Change Order

4/5 Vote

SUBMITTAL TO THE BOARD OF SUPERVISORS, COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

FORM 11: Recommendation for Distribution of Excess Proceeds for Tax Sale No. 200, Item 132. Last assessed to: Stanley H. Brown and Raenna F. Brown, husband and wife as joint tenants. District 1 [\$21,796]. Fund 65595 Excess Proceeds from Tax Sale.

DATE: APR 1 2 2016 PAGE: Page 2 of 2

RECOMMENDED MOTION:

2. Deny the claim from Minnie Brown;

- 3. Authorize and direct the Auditor-Controller to issue a warrant to All-Mobile Bail Bonds in the amount of \$21,796.67, no sooner than ninety days from the date of this order, unless an appeal has been filed in Superior Court, pursuant to the California Revenue and Taxation Code Section 4675;
- 4. Authorize and direct the Treasurer-Tax Collector to transfer the unclaimed excess proceeds in the amount of \$7,432.58 to the county general fund pursuant to Revenue and Taxation Code Section 4674.

BACKGROUND:

Summary (continued)

Revenue and Taxation Code 4676 (b) states that the county shall make reasonable effort to obtain the name and last known mailing address of the parties of interest. Then, if the address of the party of interest cannot be obtained, the county shall publish notice of the right to claim excess proceeds in a newspaper of general circulation in the county as per Revenue and Taxation Code 4676 (c). The Treasurer-Tax Collector's Office has made it a policy to take the following actions to locate the rightful party of the excess proceeds.

- Examined title reports to notify all parties of interest attached to the parcel.
- Researched all last assessee's through the County's Property Tax System for any parties of interest.
- Used Accurint (people finder) to notify any new addresses that may be listed for our parties of interest.
- Advertised in newspapers for three consecutive weeks in the Desert Sun, Palo Verde Valley Times and the Press Enterprise referring any parties of interest to file a claim for the excess proceeds.
- Sent out a certified mailing within 90 days as required by Revenue and Taxation Code 4675.

According to Revenue and Taxation Code 4675 (a) Any party of interest in the property may file with the county a claim for the excess proceeds, in proportion to his or her interest held with others of equal priority in the property at the time of the sale, at any time prior to the expiration of the one year following the recordation of the Tax Collector's deed to the Purchaser, which was recorded on June 20, 2014.

The Treasurer-Tax Collector has received two claims for excess proceeds:

- 1. Claim from All-Mobile Bail Bonds based on a Trust Deed and Note Securing Bail Bond recorded December 12, 2005 as Instrument No. 2005-1022688.
- 2. Claim from Minnie Brown based on an Abstract of Judgment recorded March 21, 2008 as Instrument No. 2008-0139584.

Pursuant to Section 4675 of the California Revenue and Taxation Code, it is the recommendation of this office that All-Mobile Bail Bonds be awarded excess proceeds in the amount of \$21,796.67. The claim for Minnie Brown be denied because the lien filed is not associated with our last assessee. Since there are no other claimants the unclaimed excess proceeds in the amount of \$7,432.58 will be transferred to the county general fund. Supporting documentation has been provided. The Tax Collector requests approval of the above recommended motion. Notice of this recommendation was sent to the claimants by certified mail.

Impact on Citizens and Businesses

Excess proceeds are being released to the Deed of Trust holder and transferred to the county general fund.

ATTACHMENTS (if needed, in this order):

Copies of the Excess Proceeds Claim forms and supporting documentation are attached.

CLAIM FOR EXCESS PROCEEDS FROM THE SALE (SEE REVERSE SIDE FOR FURTHER INSTRUCTION)	OF TAX-DEFAULTED PROPERTY S)
To: Don Kent, Treasurer-Tax Collector	
Re: Claim for Excess Proceeds	
TC 200 Item 132 Assessment No.: 349371008-3	
Assessee: BROWN, STANLEY H & RAENNA F	
Situs: 27190 JARVIS ST PERRIS 92570	
Date Sold: April 29, 2014	
Date Deed to Purchaser Recorded: June 20, 2014	Sec 7 T
Final Date to Submit Claim: June 22, 2015	に表
from the sale of the above mentioned property owner(s) [check in one box] at the time Recorder's Document No. 2005-1022668 recorded of I/We are the rightful claimants by virtue of the attache hereto each item of documentation supporting the claim	of the sale of the property as is evidenced by Riverside County on 12/12/2005. A copy of this document is attached hereto. If the data assignment of interest. If we have listed below and attached submitted.
NOTE: YOUR CLAIM WILL NOT BE CONSIDERED U	~
	2) BUICK REPORT,
(3) BAIL BOND INDEMNITY A. S) DISCLOSURE OF LIEN (6)	
	PARY ACKNOWLED & MENT, (9) COPY
of the property is held in Joint Tenancy, the taxsale property to sign the claim unless the claimant submits properties are to sign the claim unless the claimant may only receive his or her respective portion of I/We affirm under penalty of perjury that the foregoing is	cess has severed this Joint Tenancy, and all Joint Tenants will of that he or she is entitled to the full amount of the claim, the the claim.
executed this order day of, 20	County, State
	·
Signature of Claimant	Signature of Claimant
TERRY D. TENWICK	
Print Name	Print Name
312 N. COTH ST, SUITEL Street Address	Street Address
CORONA CA 92880	Officer Address
City, State, Zip	City, State, Zip
95/ 273 9933 Phone Number	
Flore: All-Mobile Bail Bon P.O. Box 819 Corona, CA 92878	Phone Number SCO 8-21 (1-99)
888-742-2245	



All-Mobile Bail Bonds

...we come to you!

P.O. Box 819 Corona, CA 92878 (888) 742-2245 (951) 273-9933 (951) 273-9913 FAX

August 23, 2014

TO: Riverside County Treasurer-Tax Collector

RE: Claim for Excess Proceeds

Dear Sir or Madam,

Enclosed please find our completed claim for excess proceeds subsequent to the tax sale of property located at 27190 Jarvis St., Perris, California, TC No. 200, Item 132, Assessment No. 349371008-3.

The assessees, Stanley and Raenna Brown, guaranteed a \$95,000 bail bond for defendant Douglas Osbourne on December 11, 2005. Osbourne made a single payment of \$200 on March 1, 2006 toward the \$9500 bail bond premium charged. On March 9, 2006 the Browns asked that the defendant be surrendered back to the custody of the court due to concerns that he might skip bail. A private investigator was retained and paid a \$500 fee to perform the requested surrender.

Interest has accrued at the rate of 10% per annum on the account since the anniversary of the last payment made on March 1, 2006. The account balance as of April 29, 2014 was \$21,796.67.

Please call with any questions or comments. Thank you in advance for your time and attention to this matter.

Respectfully,

Terry Tenwick, Co-Owner

Tenwick's All-Mobile Bail Bonds

12:59 PM 08/23/14 **Accrual Basis**

All-Mobile Bail Bonds Customer Open Balance All Transactions



Туре	Date	Num	Memo	Due Date	Open Balance	Amount
OSBORNE, DOUGLA Invoice Stmt Charge Stmt Charge Stmt Charge Stmt Charge Stmt Charge	12/11/2005 3/9/2006 3/1/2007 3/1/2008 3/1/2009 4/1/2010		Opening bala 10% Late Ch 10% Late Ch 10% Late Ch 10% Late Ch	12/11/2005 3/10/2006 8/10/2006 4/10/2007 1/10/2010 1/10/2010	9,550.00 500.00 1,050.00 1,110.00 1,221.00 1,343.10	9,750.00 500.00 1,050.00 1,110.00 1,221.00 1,343.10
Stmt Charge Stmt Charge Stmt Charge Stmt Charge Stmt Charge	4/1/2011 4/1/2012 4/1/2013 4/1/2014 4/29/2014	,	10% Late Ch 10% Late Ch 10% Late Ch 10% Late Ch 10% Late Ch	1/10/2011	1,477.41 1,625.15 1,787.66 1,966.43 165.92	1,477.41 1,625.15 1,787.66 1,966.43 165.92
Total OSBORNE, DOL	JGLAS				21,796.67	21,996.67
TOTAL					21,796.67	21,996.67

12:59 PM 08/23/14

All-Mobile Bail Bonds Customer QuickReport All Transactions



Туре	Date	Num	Memo	Account	Cir	Split	Amount	
OSBORNE, DOUGLAS								
Invoice	12/11/2005		Opening bala	Accounts Receivable	Х	Uncategorized	0.750.00	_
Payment	3/1/2006		opolinig bala	PREMIUMS TO BE	x	Accounts Rec	9,750.00	2
Stmt Charge	3/9/2006			Accounts Receivable	^	Fees	200.00	-
Stmt Charge	3/1/2007		10% Late Ch	Accounts Receivable				£
Stmt Charge	3/1/2008		10% Late Ch			Fees	1,050.00	
Stmt Charge	3/1/2009			Accounts Receivable		Fees	1,110.00	
Stmt Charge	4/1/2010		10% Late Ch	Accounts Receivable		Fees	1,221.00	
Stmt Charge	4/1/2011		10% Late Ch	Accounts Receivable		Fees	1,343.10	
			10% Late Ch	Accounts Receivable		Fees	1,477.41	
Stmt Charge	4/1/2012		10% Late Ch	Accounts Receivable		Fees	1.625.15	
Stmt Charge	4/1/2013		10% Late Ch	Accounts Receivable		Fees	1,787.66	
Stmt Charge	4/1/2014		10% Late Ch	Accounts Receivable		Fees	1,966,43	
Stmt Charge	4/29/2014		10% Late Ch	Accounts Receivable		Fees	165.92	

A SHOWS I PAYMENT MADE ON 3/1/06

B) SHOWS \$ 500 CHAPER MADE 3/9/06

FOR SUPRENDER OF DEFENDANT AT

PEBURST OF HIS GUARANTORS

RECORDING REQUESTED BY:

All-Mobile Bail Bonds

4511 Corona Ave. Norco, CA 92860 888-742-2245

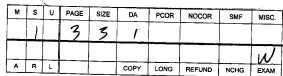
AND WHEN RECORDED MAIL TO:

ABOUE

2005-1022688 12/1, 2005 08:000 Fee:24.00 Page 1 of 3

Recorded in Official Records
County of Riverside
Larry W. Ward





TRUST DEED AND NOTE SECURING BAIL BOND 105-08531/580011796-ODEFENDANT_OSBORNE, DOUBLAS ORIGINAL PROMISSORY NOTE SECURED BY DEED OF TRUST __(City)__PERRIS ON DEMAND after date for value received, I promise to pay to the order of BANKERS INSURANCE COMPANY the sum of THOUSAND FIVE HUNDRED + 1/00 bollars, with interest from date of payment after entry of Summary Judgment on Bail Bond until paid at the rate of 10 percent per annum, payable ON DEMAND; plus reasonable attorneys fees, court costs and costs of collection. Should interest not be so paid it shall thereafter bear like interest as the principal, but such unpaid interest so compounded shall not exceed an amount equal to simple interest on the unpaid principal; at the maximum rate permitted by law. Should default be made in payment of interest when due the whole sum of principal and interest shall become immediately due, at the option of the holder of this note. Principal and interest payable in lawful money of the United States. If action be instituted on this note I promise to pay such sum as the Court may fix as attorney's fees, and private investigation fees, court assessment, bail premiums, and all other losses sustained by the company. This note is secured by a DEED OF TRUST to the BANKERS INSURANCE COMPANY, BRIAN KESNECK, VICE PRESIDENT BRIAN KESNECK, VICE PRESIDENT herein called TRUSTEE, and BANKERS INSURANCE COMPANY, herein called Beneficiary, Witnesseth: that TRUSTOR, hereby GRANTS TO TRUSTEE, IN SITE: 27190 TARVIS ST., PERRIS, CA 92570-6952 APN: 349-371-008 LEGAL: LOT 143 MB 0/6/056 PROGRESSIVE SUB FOR THE PURPOSE OF SECURING the performance of each agreement of the TRUSTOR herein contained and the payment of the sum of \$. with interest thereon according to terms of the original promissory note of even date, made by the TRUSTOR in favor of the BENEFICIARY. In addition to that set forth herein above, this DEED OF TRUST secures payment of all indebtedness, fees and expenses incurred by way of a BAIL BOND AGREEMENT executed by the undersigned on or about the date thereof in favor of above-detailed defendant and bond number. To Protect the Security of this Deed of Trust, Trustor agrees: by execution and delivery of this Deed of Trust and the Note if secures, to be bound by provisions (1) thru (12) and (14) to (16) inclusive, contained in this Deed of Trust. The said provisions are hereby adopted and incorporated herein, by reference, and made a part hereof as fully as though set forth at length herein; that the references to property, obligations and parties in said provisions are construed to mean the property, obligations and the parties set forth in this Deed of Trust. quests that a copy of any notice of default and of any notice of sale (NAME PRINTED OR TYPED) CALIFORNIA H. Brown Raenna and personally known to me or proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) +s/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their/signature (s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted executed the instrument.

My commission expires:

Notary Public: Q2029 (03/04)

Witness my hand and official seal.

ebecca Tenwick

THIS SIDE MUST BE RECORLED



TO PROTECT THE SECURITY OF THIS DEED OF TRUST, TRUSTOR AGREES:

1. To pay to Beneficiary, upon request, in addition to payments specifically required hereunder and under any note secured hereby, in installments, at the times and in the amounts requested by Beneficiary, sums which when cumulated will be sufficient to pay one month prior to the time the same become delinquent, all taxes, assessments and insurance premiums. If such sums exceed the amount so required, the excess may be released or held by Beneficiary to apply on subsequent payments of the same nature, but if such sums are insufficient, Trustor agrees to pay any deficiency on demand. If Trustor shall default under this deed Beneficiary may apply all or any part of said funds then held on any obligation secured hereby.

2. Properly to care for and keep the property in good condition and repair and to keep all buildings thereon free from visible active termites, fungi or dry rot infestation; not to remove, alter or demolish any building or improvement thereon; to complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged, or destroyed thereon, and pay when due all costs incurred therefor, and, if the loan secured hereby, or any part thereof, is for the purpose of financing construction of improvements on said property, to complete the same in accordance with plans and specifications satisfactory to Beneficiary; to allow Beneficiary to inspect said property at all times during construction; to replace any work or materials unsatisfactory to beneficiary, within fifteen (15) calendar days after written notice from Beneficiary of such fact, which notice may be given to Trustor by registered mail sent to his last known address or by personal services that work shall not cease on the construction of such improvements for any reason whatsoever for a period of fifteen (15) calendar days, not to commit or permit waste of the property; to comply with all laws, covenants, conditions and restrictions affecting the property; if said land be agricultural, properly to harvest and care for crops growing thereon and farm the property in a proper and husbandlike manner.

That, the Trustee, upon presentation to it of a statement in writing signed by Beneficiary, setting forth facts showing a default by Trustor under this numbered paragraph, is authorized to accept as true and conclusive all facts and statements therein and to act thereon hereunder.

3. To at all times provide, maintain in force and deliver to Beneficiary fire and such other insurance as may be required by Beneficiary in an amount satisfactory to and with loss payable to said Beneficiary; said insurance policies shall be in form and content and in such companies as may be satisfactory to the Beneficiary, and shall be delivered to and remain in possession of Beneficiary as further security for the faithful performance of these trusts. If said insurance policies have not been delivered to the Beneficiary thirty (30) days before the expiration of any of the said insurance, with evidence of the premium having been paid, the Beneficiary shall have the right, but is not obligated to obtain said insurance on behalf of the Trustor and pay the premium thereon. The amount collected under any fire or other insurance policy may be applied by Beneficiary to any indebtedness secured hereby and in such order as Beneficiary may determine or at option of Beneficiary, the entire amount so collected or any part thereof may be released to Trustor. Such application or release shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. Neither the Trustor nor Beneficiary shall be responsible for such insurance or for the collection of any insurance monies or for any insolvency of any insurer or insurance underwriter. Any and all unexpired insurance shall insure to the benefit of and pass to the purchaser of the property conveyed hereby at any Trustee's sale held hereunder.

4. To appear in and defend any action or proceeding purporting to affect the security hereof or the rights or powers of Beneficiary or Trustee; and to pay all costs and expenses, including cost of evidence of title and attorney's fees in a reasonable sum, in any such action or proceeding in which Beneficiary or Trustee may appear, and in any suit brought by Beneficiary to foreclose this deed.

5. To pay at least ten days before delinquency all taxes and assessments affecting said property, including assessments on appurtenant water stock; when due all encumbrances, charges and liens, with interest, on said property or any part thereof, which appear to be prior or superior hereto; all costs, fees and

expenses of this Trust.

6. That, should Trustor fail to make any payment or to do any act as herein provided, then Beneficiary or Trustee, but without obligation so to do and without notice to or demand upon Trustor and without releasing Trustor from any obligation hereof, may make or do the same in such manner and to such extent as either may deem necessary to protect the security hereof. Beneficiary or Trustee being authorized to enter upon said property for such purposes; appear in and defend any action or proceeding to affect the security hereof or the rights or powers of Beneficiary or Trustee; pay, purchase, contest or compromise any encumbrance, charge or lien which in the judgment of either appears to be prior or superior-hereto, and exercising any such powers, pay necessary expenses, employ counsel and pay his reasonable fees.

7. To pay immediately and without demand all sums so expended by Beneficiary or Trustee, interest from date of expenditure at the rate provided in said Note; and to pay for any Beneficiary's written statement, regarding the obligation secured hereby, no more than allowed by law at the time such statement is

requested by Trustor, his legal representative or escrow agent.

8. Any award of damages in connection with any condemnation for public use of or injury to said property or any part thereof is hereby assigned and shall be paid to Beneficiary who may apply or release such monies received by him in the same manner and with the same effect as above provided for disposition of proceeds of fire or other insurance.

9. By accepting payment of any sum secured hereby after its due date, Beneficiary does not waive his right either to require prompt payment when due of all other sums so secured or to declare default for failure so to pay.

of all other sums so secured or to declare default for failure so to pay.

10. Any sale, trade, exchange, conveyance or encumbrance of said property or any interest of part thereof, or change of occupancy thereof, without the written consent of the Beneficiary herein named, or its successors or assigns, shall give such Beneficiary, or its successors or assigns, the right to declare the then full unpaid balance of said note due and payable.

11. At any time or from time to time, without liability therefor and without notice, upon written request of Beneficiary and presentation of this Deed and all Notes secured hereby, for endorsement, and without affecting the personal liability of any person for payment of the indebtedness secured hereby, Trustee may upon payment of its fees: reconvey any part of said property; consent to the making of any map or plat thereof; join in granting any easement thereon; or join in any extension agreement or any agreement subordinating the lien or charge hereof.

12. That upon written request of Beneficiary, stating that all secured hereby have been paid, and upon surrender of This Deed and the Note or Notes it secures to Trustee for cancellation and retention and upon payment of its fees, Trustee shall reconvey, without warranty, the property then held hereunder. The recitals in such reconveyance of any matters of fact shall be conclusive proof of the truthfulness thereof. The grantee in such reconveyance may be described as "the person or persons legally entitled thereto." Five (5) years after issuance of such full reconveyance, Trustee may destroy said note and this Deed, unless

directed in such request to retain them. 13. Upon default by Trustor in payment of any indebtedness secured hereby or in performance of any agreement hereunder. Beneficiary may declare all sums secured hereby immediately due and payable by delivery to Trustee of written declaration of default and demand for sale and of written notice of default and of election to cause to be sold said property, which notice of Trustee shall cause to be field for record. Beneficiary also shall deposit with Trustee this Deed, any Note or Notes and all documents evidencing expenditures or obligations secured hereby. The Trustee, upon presentation to it by Beneficiary of a written declaration of default and demand for sale, is authorized to accept as true and conclusive all facts and statements therein and to act thereon hereunder. After the lapse of such time as may be required by law following the recordation of said notice of default, and notice of sale having been given as then required by law, Trustee, without demand on Trustor, shall sell said property at the time and place fixed by it in said notice of sale, either as a whole or in separate parcels, and in such order as it may determine (but subject to any statutory right of Trustor to direct the order in which the property, if consisting of several known lost or parcels, shall be sold) at public auction to the highest bidder for cash in lawful money of the United States, payable at the time of sale. Trustee may postpone sale of all or any portion of said property of public announcement at such time and place of sale, and from time to time thereafter may postpone such sale by public announcement at the time fixed by the preceding postponement. Trustee shall deliver to such purchaser its deed conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in such deed or any matters or facts shall be conclusive proof of the truthfulness thereof. Any person including Trustor, Trustee, or Beneficiary as hereinafter defined, may purchase at such sale. After deducting all costs, fees and expenses of Trustee and of this Trust, including cost of evidence of title in connection with sale, Trustee shall apply the proceeds of sale to payment of: all sums expended under the terms hereof, not then repaid, with accrued interest at the rate provided in said note; all other sums then secured hereby, and the remainder, if any, to the person or persons legally entitled thereto, upon proof of claim satisfactory to Trustee.

14. The Beneficiary or his successor in interest shall have the right to substitute a Trustee or Trustees in the place and stead of the within Trustee or any substituted Trustee by complying with the laws of the State recorded in providing therefor and upon the recording in the office of the County Recorder of said County an acknowledgment by the Trustee, acting at the date thereof, of the receipt of a copy of such substitution. It shall be the duty of any Trustee to make such acknowledgment when so requested upon presentation of the Deed and said note for endorsement and upon payment to it of an amount equal to the amount the Trustee would then charge for a full Reconveyance.

15. This Deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, successors and assigns. The term Beneficiary shall include not only the original Beneficiary hereunder but also any future owner and holder, including pledgees, of the Note or Notes secured hereby. The term Trustor shall include not only the original Trustor hereunder but also any successor in interest to the Trustor and all future record owners of the property described herein. In this Deed whenever the context so requires, the masculine gender includes the feminine and/or neuter, and the singular number includes the plural.

16. Trustee accepts the Trust when this Deed, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other Deed of Trust or of any action or proceeding in which Trustor, Beneficiary or Trustee shall be a party unless because by Trustee.

brought by Trustee.

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

State of California		
DISTERCIAT	ss.	
County of RIVERSIDE		
on December 11, 2005 before	e me, Rebecca Tenwick I	Votaru P
Date	Name and Title of Officer (e.g., "Jane Doe, Notary	Public")
personally appeared Stanley		c F. Bro
	Name(s) of Signer(s)	
	personally known to me	
	proved to me on the basis evidence	or satisfactor
	₩	
REBECCA TENWICK Commission # 1482818	to be the person(s) whose n	
Notary Public - California	subscribed to the within in	
Riverside County	acknowledged to me that he/ehe, the same in his/her/their	
My Comm. Expires Apr 12, 20	the same in h is/her/ their capacity(ies), and that by	
	signature(s) on the instrument the	
	the entity upon behalf of which	
	acted, executed the instrument.	
	WITNESS my bond and afficial a	1
	WITNESS my hand and official so	eai.
	Kebecia knux	JK-
	Signature of Notary Public	
	OPTIONAL	
Though the information below is not required by law, in	t may prove valuable to persons relying on the document a eattachment of this form to another document.	and could preven
Description of Attached Documen		
Title or Type of Document:		:
Document Date:	Number of Deve	
	Number of Pages:	
Signer(s) Other Than Named Above:		
Signer(s) Other Than Named Above:		
Signer(s) Other Than Named Above:		
Signer(s) Other Than Named Above: Capacity(ies) Claimed by Signer Signer's Name:		RIGHT THUMBPRIN
Signer(s) Other Than Named Above: Capacity(ies) Claimed by Signer Signer's Name: Individual	· · · · · · · · · · · · · · · · · · ·	
Signer(s) Other Than Named Above: Capacity(ies) Claimed by Signer Signer's Name: Individual Corporate Officer — Title(s):	· · · · · · · · · · · · · · · · · · ·	RIGHT THUMBPRIN OF SIGNER
Signer(s) Other Than Named Above: Capacity(ies) Claimed by Signer Signer's Name: Individual Corporate Officer — Title(s): Partner — □ Limited □ General	· · · · · · · · · · · · · · · · · · ·	RIGHT THUMBPRIN OF SIGNER
Signer(s) Other Than Named Above: Capacity(ies) Claimed by Signer Signer's Name: Individual Corporate Officer — Title(s): Partner — □ Limited □ General Attorney-in-Fact	· · · · · · · · · · · · · · · · · · ·	RIGHT THUMBPRIN OF SIGNER
Signer(s) Other Than Named Above: Capacity(ies) Claimed by Signer Signer's Name: Individual Corporate Officer — Title(s): Partner — □ Limited □ General Attorney-in-Fact Trustee	· · · · · · · · · · · · · · · · · · ·	RIGHT THUMBPRIN OF SIGNER
Signer(s) Other Than Named Above: Capacity(ies) Claimed by Signer Signer's Name: Individual Corporate Officer — Title(s): Partner — □ Limited □ General Attorney-in-Fact Trustee Guardian or Conservator		RIGHT THUMBPRIN OF SIGNER
Capacity(ies) Claimed by Signer Signer's Name: Individual Corporate Officer — Title(s): Partner — Limited General Attorney-in-Fact Trustee Guardian or Conservator Other:		RIGHT THUMBPRIN OF SIGNER
Capacity(ies) Claimed by Signer Signer's Name: Individual Corporate Officer — Title(s): Partner — Limited General Attorney-in-Fact Trustee Guardian or Conservator Other:		RIGHT THUMBPRIN OF SIGNER
Capacity(ies) Claimed by Signer Signer's Name: Individual Corporate Officer — Title(s): Partner — Limited General Attorney-in-Fact Trustee Guardian or Conservator Other:		RIGHT THUMBPRIN OF SIGNER Top of thumb here



SUR Y BAIL BOND INDEMNITY AGR. MENT



	Bankers Insurance	Company	
The undersigned, called "Firs	t Party," make application to <u>AU WOB</u>	UR BAIL BON.	called
"Second Party," for the execution:	by Bankers Insurance Company, a corporation called "Se	urety" of a Bail undertaking herein re	eferred to
as "Bail Bond" in the penal amou	int of \$ 97,500	DOUBLAS A. B.	SBORNEcalled
"Principal," and in consideration of	of Second Party arranging for execution of continuance of	of this Bail Bond, First Party does join	ntly and severally agree as follows:
FIRST: To pay Second Party S		per annum	for this Bail Bond. The premium is fully
of any portion of said premium. T	al. The fact that Defendant may have been improperly ar his Bond is renewable each year. First Party agrees to p	rested, or his bail reduced or his case	e dismissed, shall not obligate the return
months after the date on which th	is Bond was executed. If said renewal premium is not p	aid upon written demand therefore,	, Second Party or Surety has the right to
surrender Principal, as provided in	the California Penal Code, Section 1300, and exonerate	the Bond	
SECOND: To reimburse Seco	and Party and Surety for actual expenses incurred by Seco	and Party or Surety in connection wit	th the arranging and/or execution of Bail
with the regulations of the Insuran	n thereof whether or not said Principal refuses to be rele- ce Commissioner in effect at the time such expenses are	ased after arrangements have been i incurred.	initiated by Second Party, in accordance
THIRD: To reimburse Second	Party and Surety for actual expenses incurred and cause	ed by a breach by the Principal of an	ry of the terms for which the application
and Bail Bond were written not in	excess of the penal amount of the Bail Bond including a irred by Second Party or Surety or as necessary in appreh	all expenses or liabilities incurred as	a result of searching for, recapturing or
by Second Party or Surety in makin	g application to a court for an order to vacate or to set as	side the order of forfeiture or Summa	ir Judgment entered thereon. However.
no expenses or liabilities incurred	for recapturing or returning Principal to custody shall be	chargeable after the entry of Summ	ary Judgment.
which shall in no event he less th	Party or Surety, in the event that it is necessary for them an sum of twenty-five dollars (\$25.00).	n to institute suit for a breach of this	s agreement, a reasonable attorney's fee
	or Surety as collateral upon demand, the penal amount	of Bail Bond whenever Second Pa	arty or Surety, as a result of information
concealed or misrepresented by the	e First Party or Principal or other reasonable cause, any c	one of which was material to hazard	assumed, deems payment necessary to
discretion of Second Party or Surety	hereunder. Where, as a result of judicial action, bail h y, is furnished to indemnify against such increase in the	hail Second Party or Surety may de	ral or insufficient collateral, in the sole
them against such increased bail.	, is turnsted to macrimy against such increase in the	ban, second ranty or surety may de	emano such conaterat as will indemnity
SIXTH: To pay Second Party of	or Surety immediately upon demand after entry of Summ	ary Judgment, pursuant to California	a Penal Code, Section 1306.
SEVENTH: To aid Second Part Principal to Court should Second P	y or Surety in securing release or exoneration of Second arty or Surety deem such action advisable.	Party or Surety from all liability und	er Bail Bond, including the surrender of
EIGHTH: That all money or o	ther property which the First Party has deposited or ma-	y deposit with the Second Party or	the Surety may be applied as collateral
security or indemnity for matters co	ntained herein, and to accomplish the purposes containe	d herein, the Second Party and/or Su	rety is authorized to lawfully levy upon
said collateral in the manner provid	ed by law and to apply the proceeds therefrom and any and expenses. If collateral received by Second Party is in	and all money deposited to payment	t or reimbursement for the herein above
immediately upon the application of	of the collateral to the forfeiture, subject to any claim of s	Second Party and Surety for unpaid	Premium or the hereinabove charges.
NINTH: Second Party or Suret	y shall not surrender Principal to custody prior to the tim	ne specified in the Bail Bond for the	appearance of the Principal, or prior to
any occasion when the presence of	of the Principal in Court is lawfully required, without i	returning all premium paid therefo	r, unless as a result of judicial action,
increased and the additional premit	ented by the Principal, or other reasonable cause, any one ım, if any, for such increased hazard was not paid within	e or wnich was material to the nazaro n a reasonable time	d assumed, the hazard was substantially
TENTH: The obligations hereu	nder are joint and several and any amounts due shall bea	ar interest at the maximum rate of int	erest allowed by law. The Second Party
and the Surety shall not be first obli	ged to proceed against the Principal on Bail Bond before	having recourse against the First Pa	arty or any one of them. The First Party
before making demand upon or pro	its of law requiring the Second Party or the Surety to ma ceeding and/or enforcing its remedies against any one o	ike claim upon or to proceed or en	force its remedies against the Principal
ELEVENTH: In making applica	ition for Bail Bond, each of us warrants all statements n	nade by him or her on this applicat	ion to be true, and we agree to advise
Second Party or Surety of any chang	e, including but not limited to change of address or empl	oyment of either the Principal of any	of the First Party, or any other material
easonable cause for the immediate	ty-eight (48) hours after knowledge such change shall ha surrender of the Principal	ve occurred, and the First Party agre	ees that any failure to so notify shall be
TWELFTH: The undersigned as	gree that these obligations apply to all other Bail Bonds ex	xecuted for the same charge for whi	ch the above mentioned Bail Bond was
executed, or any charge arising out	of the same transaction, regardless of whether said Bail I	Bonds are filed before or after convi	ction, but not in a greater amount.
IN WITNESS WHEREOF, the Fi	rst Party whose names are subscribed to the Bail Agreem ereby acknowledge receipt of a copy of said Bail Agree	ent executed herewith each represe	nts. I have read the Bail Agreement and
personal, which if set forth in the App	plication for Bail (which Application is made a part hereo	of by reference as though herein fully	set forth) is my property and that I own
uch property free and clear of all lie	ens or encumbrances except as so floted, and I further pro	omise not to transfer or encumber a	ny of said property until my liability on
by me and I do hereby	ed. I understand the Second Party and/or Surety is permi		
his	_day of	2005 _{set my l}	hand
Defendant			
signature	Home Phone	Work	Phone
Name	Address	City	Zip
mployer		City	
DMV I.D	\$.S. No	Date of Birth	
ndemnitor X	1/10		
ignature 6	1 5 MGREPHONE	Work I	Phone
vame	Address		Zip
mployer\	: Address	City	Zip
DMV I.D	S.S. No	Date of Birth	
ndemnitor 2	0		
ignature Kalma	Home Phone	Work I	Phone
vame	Address	City	
mployer	Address	City	Zip
DMV I.D	S.S. No.	Date of Birth	•
ndemnitor ignature	LI N		Ohono :
ignature	Home Phone Address		Phone Zip
mployer	Address	City	Zip
DMV I.D	S.S. No.		
		Jake Or Differ	
ndemnitor	who is the second of the secon	And the second	
ignature	Home Phone		
	Address		Zip
mployer	Address	City	Zip



All-Mobile Bail Bonds

\$ 9750.—, SUN CITY, CA, (CITY & STATE)



...we come to you!

4511 Corona Ave. Norco, CA 92860 (888) 742-2245

PROMISSORY NOTE FOR BALANCE OF BAIL BOND PREMIUM

I/WE, THE UNDERSIGNED DO HEREBY PROMISE AND AGREE TO PAY THE SUM OF NINGAY SEVEN HUNDRED FIFTY 1-0/100

DOLLARS ON OR BEFORE ** PAYMENTS PURSUANT	
TO SUCH OBLIGATIONS AS SET FORTH IN THE BAIL BOND	
INDEMNITY AGREEMENT GUARANTEEING FULL PAYMENT OF	
PREMIUMS DUE FOR BAIL BOND #(S) /05-08531/580011794	
POSTED ON BEHALF OF DEFENDANT DOUBLAS A. OSBORNE	_
NOTICE: THIS NOTE IS DUE IMMEDIATELY AND IN FULL UPON A	
BREACH OF THE AFOREMENTIONED REPAYMENT TERMS OR OF THE BAIL	
BOND INDEMNITY AGREEMENT. THE BAIL MAY BE REVOKED AND THE	
DEFENDANT SURRENDERED BACK INTO CUSTODY AND ANY COLLATERAL SECURING SAID CONTRACT MAY BE LIQUIDATED TO SATISFY ANY	
UNPAID BALANCE DUE AS A CONSEQUENCE OF SUCH A BREACH. WHERE	
APPLICABLE, COLLATERAL STORAGE FEES OF \$50.00 PER MONTH WILL	
BE ADDED TO ANY DELINQUENT ACCOUNT ALONG WITH A LATE FEE OF	
TEN PERCENT OF THE BALANCE DUE.	
I/WE HAVE READ AND FULLY UNDERSTAND THIS DOCUMENT:	
X James S. Follow X Starly H. Bren	
× Tarenlin E. Wolene x Va. 0 11 Bren	
	\
TERMS: PAYMENTS OF \$ 200.— DUE THE 27 th	
OF EACH MONTH UNTIL PAID IN FULL. 1 ST PAYMENT DUE: 1/24/05	



BSS-2 (12/94)

bankers Insurance Company



DISCLOSURE STATEMENT

Bail Agency:	ALL MOBILE BAIL BONDS
	105-08531/58000 580011796-0
Bond Amount:	95,000 / 2500
Defendant:	DOVOLAS A. OSBORNE

ATTENTION

DISCLOSURE OF LIEN AGAINST REAL PROPERTY. DO NOT SIGN THIS DOCUMENT UNTIL YOU READ AND UNDERSTAND IT!

THIS BAIL BOND WILL BE SECURED BY REAL PROPERTY YOU OWN OR IN WHICH YOU HAVE AN INTEREST. THE FAILURE TO PAY THE BAIL BOND PREMIUMS WHEN DUE OR THE FAILURE OF THE DEFENDANT TO COMPLY WITH THE CONDITIONS OF BAIL COULD RESULT IN THE LOSS OF YOUR PROPERTY!

After you have read the above Disclosure Statement and received a completed copy of the Bail Bond Agreement and the Deed of Trust, please execute this Disclosure Statement in the space provided below, acknowledging that you have read and understood this Disclosure Statement and that you have received a completed copy of the Bail Bond Agreement and Deed of Trust. You are also responsible for any fees incurred by the Surety, as specified in the Bail Bond Agreement you signed, and any lien against your property will not be released until such fees are paid. You will be asked to execute this document again, in the corresponding space provided below, upon delivery to you of a full reconveyance of title, which, upon recordation terminates the lien on your real property created by the Deed of Trust.

CODY OF THE DAM BOARD A CREEK AS IT AND THE TOTAL	OSURE STATEMENT AND HAVE RECEIVED A COMPLETED F TRUST.
Print Name: STANLE H. Brow	Sign Name: Raenna Brown Date: 12/11/05
Sign Name: Stand 14 pro-	sign Name: Raenna Brown
Date: 12 1/205	Date: 12/11/05
HAVE RECEIVED A COPY OF A FULL RECONVEYANCE	OF TITLE, THE ORIGINAL OF WHICH WAS FORWARDED CATE OF DISCHARGE, OR A FULL RELEASE OF ANY LIEN
Print Name:	Print Name:
Sign Name:	Sign Name:
Date:	Date:

THE PRONT OF THE DOCUMENT HAS A MICE Albertsol IISSUING AGENT	• TravelersExt	ress MoneyGra NAL MONEY ORDE	RATE V	5502 ORDER SEE BACK BEFOR	
	Pobile Bail		XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	2/0/0	60%0 f
- Deugles	ASER, SIGNER FOR DRAWER THE SERVICE CHARGE MID, OTHER TEL	SANS ON THE BEVERSE SIDE	DOLLAR	7 00 0	CENTS
- 17841 Vac f	ADDRESS IS	CILED OR MAJER	0 486 0 6 4 2 1	337563 30601	337 48502
Payable Thru WF National Bank South Central Faribault, MN MY are	L 2006 F	EXPRESS COMPANY, INC. &			
			 		AMAN AND AND AND AND AND AND AND AND AND A
		/			

#10

D.R. Jones Investigation

3476 Briarvale St. Corona, Ca. 92879 (951) 543-2156 (951) 543-5280

License # Pl 24883

Invoice # 1015

All-Mobile Bail Bonds 4511 Corona Ave. Norco, Ca. 92860 (888) 742-2245

Attn: Rebecca Tenwick

9-Mar-06

Date Assigned:

Tuesday March 7, 2006

Subject:

Douglas Osborne

Court Date:

9-Mar-06

Location:

South West Court, Temecula

This invoice is for services rendered in the bail surrender for Douglas Osborne.

One Private Investigator was used during the court room testimony.

Douglas Osbourne was remanded back into the custody of the Riverside County Sheriff.

Ó

Total Amount Due:

\$500.00

COMPLETE THIS SECTION ON DELIVERY SENDER: COMPLETE THIS SECTION ■ Complete items 1, 2, and 3. ■ Print your name and address on the reverse □ Ad so that we can return the card to you. (Printed Name) C. Date of Deliver Attach this card to the back of the mailpiece, CASAS. or on the front if space permits. D. Is delivery address different from item 1? 1. Article Addressed to: If YES, enter delivery address below All-Mobile Bail Bonds C/O Terry D. Tenwick PO Box 819 Corona, CA 92878 EP 200-132 Service Type □ Adult Signature
 □ Adult Signature Restricted Delivery ☐ Certified Mail Restricted Delivery ☐ Collect on Delivery Return Receipt for Merchandise ☐ Signature Confirmation □ Collect on Delivery Restricted Delivery 2. Article Number (Transfer from service label) Signature Confirmation ☐ Insured Mail ☐ Insured Mail Restricted Delivery (over \$500) Restricted Delivery 7015 0640 0006 1626 4479 Domestic Return Recei PS Form 3811, April 2015 PSN 7530-02-000-9053

January 27, 2016

Re:

All-Mobile Bail Bonds C/O Terry D. Tenwick PO Box 819 Corona, CA 92878

APN: 349371008-3

TC 200 Item 132

Date of Sale: April 29, 2014

To Whom It May Concern:

This office is in receipt of your claim for excess proceeds from the above-mentioned tax sale. The documentation you have provided is insufficient to establish your claim.

Please submit the necessary proof to establish your right to claim the excess proceeds. The document(s) listed below may assist the Tax Collector in making the determination.

Notarized Affidavit for Collection of	Copy of Marriage Certificate for
Personal Property under California	Original Note/Payment Book
Probate Code 13100	X Updated Statement of Monies Owed
Notarized Statement of	(as of date of tax sale)
different/misspelled	Articles of Incorporation (if applicable
Notarized Statement Giving Authorization to	Statement by Domestic Stock)
claim on behalf of	Court Order Appointing Administrator
Certified Death Certificate for	Deed (Quitclaim/Grant etc)
Copy of Birth Certificates for	Other –

Please send in all documents within 30 days (February 26, 2016). If you should have any questions, please contact me at the number listed below.

Sincerely,

Jennifer Pazicni Tax Sale Operations Unit (951) 955-3336 (951) 955-3990 Fax jpazicni@RivCoTTC.org

All-Mobile Bail Bonds Customer Open Balance All Transactions

21,996.	21.796.67					TOTAL
21,996.	21,796.67				AS	Total OSBORNE, DOUGLAS
165.9	165.92		10% Late Cha		04/29/2014	Stmt Charge
1,966.4	1,966.43		10% Late Cha		04/01/2014	Stmt Charge
1,78	1,787.66		10% Late Cha		04/01/2013	Stmt Charge
1,625.15	1,625.15		10% Late Cha		04/01/2012	Stmt Charge
1,47	1,477.41	01/10/2011	10% Late Cha		04/01/2011	Stmt Charge
1,343.10	1,343.10	01/10/2010	10% Late Cha		04/01/2010	Stmt Charge
1,22	1,221.00	01/10/2010	10% Late Cha		03/01/2009	Stmt Charge
. 	1,110.00	04/10/2007	10% Late Cha		03/01/2008	Stmt Charge
1,00	1,050.00	08/10/2006	10% Late Cha		03/01/2007	Stmt Charge
	500.00	03/10/2006			03/09/2006	Stmt Charge
9,7:	9,550.00	12/11/2005	Opening bala		12/11/2005	Invoice
						OSBORNE, DOUGLAS
Amount	Open Balance	Due Date	Memo	MUN	Date	Туре

TOTAL DUE AS OF 4/29/14

All-Mobile Bail Bonds Customer QuickReport All Transactions

Stmt Charge	Payment	Invoice	OSBORNE, DOUGLAS	Туре									
04/29/2014	04/01/2014	04/01/2013	04/01/2012	04/01/2011	04/01/2010	03/01/2009	03/01/2008	03/01/2007	03/09/2006	03/01/2006	12/11/2005		Date
													Num
10% Late Cha			Opening bala		Memo								
Accounts Receivable	PREMIUMS TO BE	Accounts Receivable		Account									
										×	×		유
Fees	Accounts Rece	Uncategorized		Split									
165.92	1,966.43	1,787.66	1,625.15 (1,477.41	1,343.10	1,221.00	1,110.00	1,050.00	500.00	200.00	9,750.00		Amount
				INTEREST						AND RENORM THE	DULY PAYMENT	ORIGINAL PREMIU	Split Amount

Pazicni, Jennifer

From:

Rebecca Tenwick < Rebecca@allmobilebail.com>

Sent:

Tuesday, April 05, 2016 11:27 AM

To:

Pazicni, Jennifer

Subject:

27190 Jarvis St. Perris, CA

Good Afternoon. Per our conversation, I wanted to confirm that Terry Tenwick is authorized to sign on behalf of our agency, All-Mobile Bail Bonds, in regards to the excess proceeds for property address 27190 Jarvis St. Perris, CA.

Don't hesitate to call if you have further questions. Thank you for your help in this matter.

Rebecca Tenwick, MSW Owner, All-Mobile Bail Bonds Insurance Lic # 1843408 888-742-2245

CLAIM FOR EXCESS PROCEEDS FROM THE SALE OF TAX-DEFAULTED PROPERTY (SEE REVERSE SIDE FOR FURTHER INSTRUCTIONS)

To: Don Kent, Treasurer-Tax Collector	
Re: Claim for Excess Proceeds	
TC 200 Item 132 Assessment No.: 349371008	-3 P. N. 2
Assessee: BROWN, STANLEY H & RAENNA F	
Situs: 27190 JARVIS ST PERRIS 92570	
Date Sold: April 29, 2014	GEIVED GIZ AM 7: 2: FRANCE COLLECTION FRANCE COL
Date Deed to Purchaser Recorded: June 20, 2014	
Final Date to Submit Claim: June 22, 2015	
\$20,400.00 from the sale of the above ment property owner(s) [check in one box] at the Recorder's Document No.08-0139584; record	e Section 4675, hereby claim excess proceeds in the amount of tioned real property. I/We were the lienholder(s), time of the sale of the property as is evidenced by Riverside Count ded on 3-21-08. A copy of this document is attached hereto tached assignment of interest. I/We have listed below and attache claim submitted.
NOTE: YOUR CLAIM WILL NOT BE CONSIDERED	ED UNLESS THE DOCUMENTATION IS ATTACHED.
Abstract of Judgment (3/21/08 #08-139	9584)
Order (on Judgment) filed and signed	by Judge 4/13/07)
If the property is held in Joint Tenancy, the taxsale have to sign the claim unless the claimant submits claimant may only receive his or her respective portion. If we affirm under penalty of perjury that the foregoing the secuted this 30 day of July	
Minnie Brown	
Signature of Claimant	Signature of Claimant
Minnie Brown Print Name	Print Name
1757 W. Ave. J-15, #5 Street Address	Street Address
Lancaster, CA 93534	
City, State, Zip	City, State, Zip
(661)940-4765 Phone Number	Phone Number

SCO 8-21 (1-99)

County Administrative Center- 4th Floor 4080 Lemon Street, P.O. Box 12005 Riverside, CA 92502-2205 (951) 955-3900 (951) 955-3990 - Fax

E-mail: ttc@co.riverside.ca.us www.countytreasurer.org



COUNTY OF RIVERSIDE TREASURER-TAX COLLECTOR

Palm Desert Office 38-686 El Cerrito Road Palm Desert, CA 92211

Temecula Office 40935 County Center Drive, Suite C Temecula, CA 92591

July 16, 2014

CEASAR BROWN, JR. AND MINNIE M. BROWN C/O MICHELIZZI / SCHWABACHER / WARD & CO - MC016423 ATTN: THOMAS J. WARD 767 WEST LANCASTER BOULEVARD LANCASTER, CA 93534

Re: EXCESS PROCEEDS FROM SALE OF TAX DEFAULTED PROPERTY

Assessment No.: 349371008-3 Item: 132 Situs Address: 27190 Jarvis St Perris 92570 Assessee: Brown, Stanley H & Raenna F

Date Sold: April 29, 2014

Date Deed to Purchaser Recorded: June 20, 2014

Final Date to Submit Claim: June 22, 2015

Dear Sir or Madame:

The property referenced above was declared subject to the Tax Collector's power of sale for non-payment of taxes and later sold. Parties of Interest, as defined in Section 4675 of the California Revenue and Taxation Code (e.g., the last assessee and any lienholders of record), have a right to file a claim for any excess proceeds that remain after the tax liens and the costs of the sale have been satisfied. Our records show that you may be a party of interest, and we are enclosing for your convenience a claim form and a return envelope. Please note that your claim must be filed within one year of the date the deed to the purchaser was recorded (shown above). By law, we cannot accept claims after one year from this recording date. Claims submitted will be evaluated by our legal counsel and awarded in accordance with state law. The submission of a claim merely initiates that review.

The enclosed form is relatively simple and we must stress that <u>most applicants</u> will be able to fill it out without help. However, if you need help, please feel free to contact our office by mail, telephone or in person and we will help you without charge. You may telephone us at (951) 955-3947.

If you prefer to have an agent file your claim for you, or if you should decide to sell your claim (often referred to as "assignment") so that the purchaser of the claim may receive the funds, please advise us and we will send the proper form.

Please note also that the statutory procedures and the County's internal procedures dictate that most claims will not be processed until at least twenty (20) months following the date of recordation of the tax deed.

Sincerely,

DON KENT TREASURER-TAX COLLECTOR

By Shawana Green
Deputy

117-170(Rev. 5-03)

RECORDING REQUESTED BY AND MAIL TO: (Name and mailing address, including city, state, and ZIP code, of requesting party)

THOMAS J. WARD Attorney at Law 767 W. Lancaster Blvd. Lancaster, CA 93534-3135 DOC \$ 2008-0139584

Conformed Copy
Has not been compared with original

Larry W Ward

County of Riverside
Assessor, County Clerk & Recorder

SPACE ABOVE THIS LINE RESERVED FOR RECORDER'S USE

DOCUMENT TITLE

ABSTRACT OF JUDGMEN		All the second s	
ACKNOWLEDGMENT OF	SATISFACTION OF JUDGMENT		
OTHER (specify): Re	Brown v Premier Choice Mor	rtgage, Inc.	
	Case No. MC016423		

FOR RECORDER'S USE ONLY			
CASE NUMBER:			
MC016423			
ed FOR COURT USE ONLY			
Unknown			
Unknown			
ved or			
et, Riverside, CA 92501			
mation on additional judgment			
tors is shown on page 2. nal abstract recorded in this county:			
ate:			
strument No.:			
(SIGNATURE OF APPLICANT OR ATTORNEY)			
An execution lien attachment lien is endorsed on the judgment as follows:			
a. Amount: \$			
b. In favor of (name and address):			
ay of enforcement has			
x not been ordered by the court.			
been ordered by the court effective until (date):			
I certify that this is a true and correct abstract of the judgment entered in this action.			
A certified copy of the judgment is attached.			
b. A certified copy of the judgment is attached. Clerk, by M. BUTLER, Deputy			

PLAINTIFF: STANLEY BROWN, an individual;	BENITA BROWN, CASE NUMBER:
_an individualan individualan individual _ nerentant: PREMIER CHOICE MORTGAGE, INC.	MC016423
NAMES AND ADDRESSES OF ADDITIONAL JUDGMENT CRE	DITORS:
13. Judgment creditor (name and address):	14. Judgment creditor (name and address):
Minnie M. Brown	14. Budgillette dieditet (hame dina dodress).
40742 N. Via Sol	
Palmdale, CA 93551	
15. Continued on Attachment 15.	
INFORMATION ON ADDITIONAL JUDGMENT DEBTORS:	
16. Name and last known address	17. Name and last known address
Benita Brown 31671 Sundance Way	
Lake Elsinore, CA 92532	
Driver's license no. [last 4 digits] and state: X Unknown	Driver's license no. [last 4 digits]
Social security no. [last 4 digits]:	
Summons was personally served at or mailed to (address):	Summons was personally served at or mailed to (address):
Daniel E. Kesinger, Attorney	
3890 Tenth Street	그림, 돌아들은 그렇다는 바람들이 보이었다.
Riverside, CA 93551	
18. Name and last known address	19. Name and last known address
2 - A Company of the	10. India and last known address
Driver's license no. [last 4 digits]	Driver's license no. [last 4 digits]
and state: Unknown	
Social security no. [last 4 digits]: Unknown	
Summons was personally served at or mailed to (address):	Summons was personally served at or mailed to (address):
20. Continued on Attachment 20.	

1 MICHELIZZI, SCHWABACHER, WARD & COLLINS 2 A Professional Corporation CONFORMED COPY ATTORNEYS AT LAW 3 OF ORIGINAL FILED 767 West Lancaster Boulevard Los Angeles Superior Court Lancaster, California 93534-3135 4 (661) 948-5021 APR 13 2007 5 THOMAS J. WARD (SBN 041169) John A. Clarke, Executive Officer/Clerk Attorneys for Defendants/Cross-Complainants 6 7 8 SUPERIOR COURT OF THE STATE OF CALIFORNIA 9 FOR THE COUNTY OF LOS ANGELES 10 STANLEY BROWN, an individual; BENITA) 11 BROWN, an individual, CASE NO.: MC016423 12 Plaintiff, 13 Assigned to Department A-16 Hon. ALAN S. ROSENFIELD 14 CEASAR BROWN, JR., an individual, MINNIE M. BROWN, an individual, ORDER 15 16 Date : April 3, 2007 (Reserved) Defendants. Time : 8:30 a.m. Dept. : A-16 17 Trial Date: None AND RELATED CROSS-ACTIONS 18 19 20 The Motion of Defendant/Cross-Complainants CEASAR BROWN, JR. and MINNIE BROWN for an Order to enter judgment pursuant to a stipulated settlement pursuant to Code of Civil 21 Procedure §664.6 came on regularly for hearing by the Court on April 3, 2007. Plaintiff appeared 22 by counsel Daniel E. Kensinger; Defendants/Cross-Complainants appeared by counsel Thomas J. 23 24 25 On proof made to the satisfaction of the Court that the motion ought to be granted, 26 IT IS ORDERED that the Motion be, and it hereby is, granted and that Judgment be entered pursuant to the terms of the settlement stipulated to by Plaintiffs and Defendants. The handwritten 27 Settlement Agreement is attached hereto and incorporated herein by reference as Exhibit "A", as 28

further set forth in the Settlement Agreement and Mutual General Release, attached hereto and incorporated herein by reference as Exhibit "B". The judgment entered pursuant to this Stipulation shall accrue interest. The Court retains jurisdiction over the parties at their request in order to enforce the settlement until performance in full of its terms. DATED: HON ALANS. ROSENTIES

ORDER

NAME ADDRESS, AND TELEPHONE NUMBER OF ATTORNEY OR PARTY WITHOUT ATTORNEY:	STATE BAR NUMBER	Reserved for Clark's File Stamp
ATTORNEY FOR (NOME) SUPERIOR COURT OF CALIFORNIA, COUNTY (OF LOCALIDES ES	
Click on the button to select the appropriate court	· · · · · · · · · · · · · · · · · · ·	
PLAINTIFE STANLEY AND BENITH BROWN DEFENDANT:		
Armore And Mainelle Donale		
AND RELATED CROSS - ACTIONS STIPULATION RESETTLEMENT		CASE NUMBER: MC 016423

IT IS HEREBY STIPULATED, BY AND BETWEEN THE PARTIES, THAT this matter is deemed settled pursuant to the following terms and conditions:

Considerce BENITH BROWN \$10,000 TOWPEDS DOITED CEASIAR \$368,000 AS SET FORTH IN THE GOOD FAITH ESTIMATE ATTACHED HERETO AS E

Snort Title	Gase Number
VS. BROWN V BROWN	mc 016423
2. The Plaintiff agrees to accept said sum as payment in	full of all (hie/her/their) claims, known or unknown, arising from
	dge that (he/she/they) will be barred from proceeding against
the Defendants(s) in the future regardless of what mig	Inthappen including a waiver of Livil Code &
3. Each party will bear its own court costs and attorney for	
4. Parties shall execute mutual releases of all claims:	be drafted by course! for Premier.
	a Code of Civil Procedure section 664.6 in the Superior Court of
Los Angeles County. (If parties to pending litigation st	ipulate, in writing, for settlement of the case, or part thereof, the
Court, upon motion, may enter judgment pursuant to the	ne terms of the settlement.)
Additional pages attached (number)	
Dated: STANLEY BROWN	At ley O. Dun
(TYPE OR PRINT NAME)	(SIGNATURE OF PLAINTIFF)
TYPE OR PRINT NAME)	(SIGNATURE OF ATTORNEY FOR PLAINTIFF)
	(SIGNATURE DRAW TORNER OR PLANES IFT)
(TYPE OR PRINT NAME)	(SIGNATURE OF DEFENDANT)
MINNIE BROWN	3100 ATTLES DE DETOURANT
(TYPE OR PRINT NAME)	(SIGNATURE OF A TORNEY FOR DEFENDANT)
PREMIER CHOICE MOTGAGE TAK,	Jelgnature of President washington
TYPE OR PRINT NAME)	(SIGNATURE OF ATTORNEY FOR MONTHE CHOICE MANAGES.
THOMAS J. WARD TYPE OR PRINT NAME)	(SIGNATURE) OF ATTORNEY FOR
	CEASAR BROWN, JR + MININIE BROWN
TYPE OR PRINT NAME)	(SIGNATURE OF ATTORNEY FOR)

CASE NAME: CASE NUMBER: V. BROWN BROWN MC 0/6423 CEASAR AND MINNIE BROWN WILL ASSUME ALL DRUBATIONS FOR MORTHAGE FIRE AND PROPERTY TAXES UPON THE CLOSE OF ESCHOW. STANLEY AND BENTH BROWN WILL HAVE NO RESPONSIBILITY FOR ANY OBLIGATIONS FOR MORTHAGE, FIRE AND PROPERTY TAXES UPON THE CLOSE OF ESCROW. PREMIER CHOICE MORTBAGE, INC WILL SERVE AS THE LOAN BROKER FOR THE Subject transaction. Prestige ESCROW WILL act AS the escrowholder for the subject transaction STANLEY AND BENITA BROWN AGREE THIS SEHHEMOUTS INCLUDE a GIST D equity in the subject property in the amount of to Ceasae and Minnie Brown PROPERTY TAXES DUE IN NOV 2006 WILL be paid CEASAR AND Kimmie Brown DIAZME thru escrow by CERSAR MAYS MINAIE EC paldo