NOTICE OF ACCELERATION AND NOTICE OF TRUSTEE'S SALE

DEED OF TRUST INFORMATION:

Date: 12/28/2012

Grantor(s): BRANDON W HOBBS JOINED HEREIN PRO FORMA BY HIS SPOUSE, BILLIE JO

Eastland

Original Mortgagee: MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., SOLELY AS NOMINEE

FOR AMERIPRO FUNDING, INC., ITS SUCCESSORS AND ASSIGNS

Original Principal: \$90,306.00

Recording Information: Instrument 2012-004121

Property County:

Property:

BEING THE NORTH 1/2 OF LOT 8, ALL OF LOTS 9 AND 10, BLOCK 10, TOWN OF CARBON, EASTLAND COUNTY, TEXAS, ACCORDING TO THE DEED RECORDED ON MAY 29, 2009, RECORDED IN VOLUME 2670, PAGE 91, OFFICIAL PUBLIC

RECORDS OF EASTLAND COUNTY, TEXAS,

Reported Address: 201 AVENUE B, CARBON, TX 76435

MORTGAGE SERVICING INFORMATION:

The Mortgage Servicer, if not the Current Mortgagee, is representing the Current Mortgagee pursuant to a Mortgage

Servicing Agreement.

Current Mortgagee: Wells Fargo Bank, NA Mortgage Servicer: Wells Fargo Bank, N. A. Current Beneficiary: Wells Fargo Bank, NA

Mortgage Servicer Address: 3476 Stateview Boulevard, Fort Mill, SC 29715

SALE INFORMATION:

Date of Sale: Tuesday, the 2nd day of January, 2018 Time of Sale: 1:00PM or within three hours thereafter.

AT THE SOUTH ENTRANCE STEPS OF THE COURTHOUSE in Eastland County, Texas, Place of Sale:

or, if the preceding area is no longer the designated area, at the area most recently designated

by the Eastland County Commissioner's Court.

Laura Browder, Terry Browder, Marsha Monroe, Howard Whitney, Linda Reppert, Stefanie Substitute Trustee(s):

Morgan, Jonathan Schendel, Ramiro Cuevas, Frederick Britton, Doug Woodard, Chris Demarest, Kristie Alvarez, Michael Burns, Elizabeth Hayes, Michael Hupf, Marilyn Jones,

Suzanne Suarez, Jack Withem, or Alexander Wolfe, any to act

Substitute Trustee Address: 14841 Dallas Parkway, Suite 425, Dallas, TX 75254

WHEREAS, the above-named Grantor previously conveyed the above described property in trust to secure payment of the Note set forth in the above-described Deed of Trust; and

WHEREAS, a default under the Note and Deed of Trust was declared; such default was reported to not have been cured; and all sums secured by such Deed of Trust were declared to be immediately due and payable; and

WHEREAS, the original Trustee and any previously appointed Substitute Trustee has been removed and Laura Browder, Terry Browder, Marsha Monroe, Howard Whitney, Linda Reppert, Stefanie Morgan, Jonathan Schendel, Ramiro Cuevas, Frederick Britton, Doug Woodard, Chris Demarest, Kristie Alvarez, Michael Burns, Elizabeth Hayes, Michael Hupf, Marilyn Jones, Suzanne Suarez, Jack Withem, or Alexander Wolfe, any to act, have been appointed as Substitute Trustees and requested to sell the Property to satisfy the indebtedness; and

WHEREAS, the undersigned law firm has been requested to provide these notices on behalf of the Current Mortgagee, Mortgage Servicer and Substitute Trustees;

NOW, THEREFORE, NOTICE IS HEREBY GIVEN of the foregoing matters and that:

- 1. The maturity of the Note has been accelerated and all sums secured by the Deed of Trust have been declared to be immediately due and payable.
- 2. Laura Browder, Terry Browder, Marsha Monroe, Howard Whitney, Linda Reppert, Stefanie Morgan, Jonathan Schendel, Ramiro Cuevas, Frederick Britton, Doug Woodard, Chris Demarest, Kristie Alvarez, Michael Burns, Elizabeth Hayes, Michael Hupf, Marilyn Jones, Suzanne Suarez, Jack Withem, or Alexander Wolfe, any to act, as Substitute Trustee will sell the Property to the highest bidder for cash on the date, at the place, and no earlier than the time set forth above in the Sale Information section of this notice. The sale will begin within three hours after that time.
- 3. This sale shall be subject to any legal impediments to the sale of the Property and to any exceptions referenced in the Deed of Trust or appearing of record to the extent the same are still in effect and shall not cover any property that has been released from the lien of the Deed of Trust.
- No warranties, express or implied, including but not limited to the implied warranties of merchantability and fitness for a particular purpose shall be conveyed at the sale, save and except the Grantor's warranties specifically authorized by the Grantor in the Deed of Trust. The property shall be offered "AS-IS", purchasers will buy the property "at the purchaser's own risk" and "at his peril", and no representation is made concerning the quality or nature of title to be acquired. Purchasers will receive whatever interest Grantor and Grantor's assigns have in the property, subject to any liens or interests of any kind that may survive the sale. Interested persons are encouraged to consult counsel of their choice prior to participating in the sale of the property.

Very truly yours.

Bonial & Associates, P.C. f/k/a Buckley Madole, P.C

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