J.R. OLSEN BONDS & INSURANCE BROKERS, INC.

Broker/Agent Lic. #0680914 LOST NOTE/ RECONVEYANCE/ BENEFICIARY BONDS

PLEASE FOLLOW SEVEN SIMPLE STEPS FOR THE BOND:

- Completed application. This means fill in all blanks! The application needs to be signed twice: first as applicant and second as indemnitor. If corporation: in "signature of applicant" area president and secretary sign. The owners and spouses sign in the "Individual indemnitors" section of the application.
 <u>IMPORTANT: Note</u>: "To Whom is Bond Given? (Name & Address of Ogligee)" Is the entity that would be accepting the bond to reconvey (clear title). Usually the Trustee on the original Deed of Trust or the Title Company.
- 2. Affidavit signed & notarized: PLEASE NOTE WE MUST HAVE AT LEAST AN APPROXIMATE DATE THE NOTE WAS PAID IN FULL (NO BOND CAN BE ISSUED WITHOUT IT).
- **3. Proof of payment:** Attach all proof of debt payment records for example, canceled checks, payment book or other means. If payment records unavailable submit a statement explaining the reason payment records are not available and advise the reason you believe the debt was paid in full!
- 4. Copy of the current preliminary title report. Contact escrow to obtain this report!
- 5. <u>Send notice to lender at last known address</u>: Part of California civil code 2941.7 requires that the property owner contact the beneficiary in a very specific way. The property owner must send a certified/return receipt notice to the lender (beneficiary) at their last known address (obtain from upper left hand corner of recorded trust deed). For convenience, a <u>sample notice to send to the lender is attached for the property owner's use.</u>
- 6. Declaration completed, signed and notarized. This document becomes public records so please type or clearly print on the form. The declaration states that you completed item #5 (above).
- 7. Payment: If the client is forwarding the premium we will only be able to accept a cashier's check or money order! If escrow is paying please fill in and sign attached "escrow client payment agreement" and include the client's credit card information and authorization.

The bond amount is double the amount of the note <u>unless otherwise advised</u>. The cost is based on applicant qualifications but the average cost is 2% to 3% of the bond amount, depending on the complexity of the bond, and subject to \$150.00 MINIMUM PREMIUM.

NOTE: THE ORIGINAL BOND REQUIRES THE SIGNATURE OF THE APPLICANTS. THE APPLICANTS' SIGNATURE ON THE BOND MUST BE NOTARIZED.

Please feel free to call at anytime if you have any further inquiries.

Thank you!

JR Olsen Bonds

J.R. OLSEN BONDS & INSURANCE BROKERS, INC.

Broker/Agent Lic. #0680914 7407 Topanga Canyon Blvd. Canoga Park, CA 91303 Phone: (800) 452-7121 (818) 227-2620 *Fax: (818) 227-2628 www.jrolsenbonds.com

APPLICATION FOR LOST TRUST DEED/NOTE BOND

Agent (use only)_____

Bond No.

Applicant:		Soc. Sec. No.	Soc. Sec. No.	
Address: □ Own □ Rent		Phone:		
Occupation:		Length of Employment:		
Ever Declared	Pending or □Yes Prior Liens? □No	Any Lawsuits Pending Against You?□Yes □No	Ever Failed in Ses Business?	
To Whom is Bond Giver	n? (Name & Address of (Obligee)		
Amount of Bond \$			Principal Amount \$	
Name & Address of Ma	ker (Trustor)			
Name & Address of Pay	ee (Beneficiary)			
Name & Address of Trustee (are they still in business? Obtain information from title company)				
Date of Note:		Date Note Was Paid	Off:	
Date of Note: Deed of Trust Was Filed	l as Instrument Number	Date Note Was Paid	Off: 19	
	l as Instrument Number , Page			
Deed of Trust Was Filed Recorded as Book No. Please Provide the follow 1. A copy of the Pre 2 A copy of the Not	, Page ving additional informatio liminary Title Report on	on of Official Records of on: the property.	19	
Deed of Trust Was Filed Recorded as Book No. Please Provide the follow 1. A copy of the Pre 2 A copy of the Not 3. A personal finan	, Page ving additional informatio climinary Title Report on e (if available)	on of Official Records of on: the property. amount is over \$50,000.	19	

NOTE: PLEASE READ AND SIGN THE INDEMNITY AGREEMENT ON THE REVERSE SIDE

<u>IMPORTANT</u>: IF YOU ARE UNABLE TO PROVIDE DOCUMENTATION THAT THE NOTE WAS PAID OFF, THE FOLLOWING AFFIDAVIT MUST BE COMPLETED, SIGNED, AND NOTARIZED.

AFFIDAVIT

STATE OF	
COUNTY OF	

The undersigned, being duly sworn, under penalty of perjury deposes and says:

That a certain note dated	executed by <u>(enter trustor name)</u>		
in favor of (ente	er beneficiary/lender	name)	
	_ in the amount of \$		is the one and only note, and that
there is no other note outstanding, and t	hat every effort has	been made to contact the be	neficiary, and that the note has been paid
in full on	(enter estimated da	ate debt was paid) and that _	
(enter b	oeneficiary/lender na	a <u>me)</u> is/are the payee(s) on sa	id note. Said note is secured by a Deed of
Trust recorded in	0	County on	as Instrument No
Book No	Page	of official records.	
		By:	
		By:	
Subscribed and sworn to before me this _	day of		
		By	
		Notary Public in and for t	he State of
		I	My Commission expires
	CONTINUING IN	DEMNITY AGREEMENT	

Each of the undersigned, hereinafter called the Indemnitor(s), hereby affirms that the statements made and answers given are the truth without reservation, and are made for the purpose of inducing the Company named on Page One, hereinafter referred to as the Company or Surety, to execute or procure the execution of a certain bond or undertaking herein applied for, subsequent bonds, undertakings and any and all extensions, modifications or renewals thereof, additions or substitutions therefore, any and all such instruments separately and collectively being hereinafter called the Bond.To pay the Company the initial premium in advance and any renewal or additional premium within thirty (30) days, and to indemnify and keep indemnified the Surety, and hold and save it harmless from and against any and all damages, loss, costs, charges and expenses of whatever kind or nature, including counsel and attorney's fees, which the Company shall or may at any time sustain or incur by reason or in consequence of having executed said Bond. IT IS HEREBY FURTHER AGREED AND UNDERSTOOD THAT THE PREMIUM ON THE BOND SHALL BE CONSIDERED FULLY EARNED UPON ISSUANCE OF THE BOND. That the Surety has the right in its sole discretion to decline any Application or to decline to issue any bonds at any time for whatever reason. That the Surety has the right to conduct such investigations of indemnitors including the examination of assets, books, records and credit history as the Surety deems appropriate.

Signed and dated	, 200		All Applicant(s) and their spouses must sign below as Indemnitors.
IMPORTANT: S.S. # AND D.L. # M	UST BE INCLUDED	Applicant	
Soc. Sec. #	Driver's Lic. #	By:	
Soc. Sec. #	Driver's Lic. #	By:	Individual Indemnitor
Soc. Sec. #	Driver's Lic. #	By:	Home Address SPOUSE)
SUC. SEC. #	DIIVEI S LIC. #		Home Address

Date:

(enter last known address of beneficiary)

TO:_____

Name and address of beneficiary (last known). If unknown look at the recorded deed of trust. Address of beneficiary appears in upper left hand corner.

Re: Trust Deed filed on property address:

File date:_____ Instrument number:_____

Dear Sirs,

The above- described deed of trust remains recorded against our property. Pursuant to section 2941.7 of California Civil code procedures you have a right to object to the lien or mortgage or deed of trust release by notifying the trustee in writing of your objection to the reconveyance of the deed of trust.

Trustees name:_____ Address: _____

If there are any questions, please contact us.

Thank you,

Property Owners name(s):_____ Address: _____

DECLARATION PURSUANT TO CALIFORNIA CIVIL CODE SECTION 2941.7

I/We,		
		, do hereby declare as follows:
The undersigned is the currer	t owner of prop	erty encumbered by a Deed of Trust which secures
Said Deed of Trust was executed of	on	by
As Trustor, in favor of		
· · · · · · · · · · · · · · · · · · ·		
as beneficiary(ies) and reflecting		
as Trustee, recorded on	in Offic	cial Records of the County Recorder of
County, in Book	_Page	Instrument/Document No
The obligation of the above beneficiaries of record cannot be No claim of Non-Payment of a who is the current owner of said p	described Deed located after a amounts due un property.	d of Trust has been fully satisfied and the present diligent search. Ider said Note have been made to the Undersigned
		, I/We mailed by Certified Mail, Return Receipt and Bond Under Section 2941.7 of the Civil Code
		d hereto as Exhibit "A") and informing the recipient
	-	eed of Trust, and of their right to notify the Trustee
		of the above-described Deed of trust. Such Notice
	-	at
		ne last known address of the Beneficiary of record
		e-described Deed of Trust was last made.
My/Our name(s) is/are		
And my/our address is		
		a lowe of the State of Colifernia that the foregoing
		e laws of the State of California that the foregoing
is true and correct. Executed on		
Prope	rty Owner	Property Owner
Prope	rty Owner	Property Owner

** Attach Notary Acknowledgement For All Property Owners **

I/We declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed on

.

Property	Owner	Property Owner
STATE OF CALIFORNIA		
COUNTY OF		
On	, before me, a Ne	otary Public, personally appeared
me on the basis of satisfactory evidenc	e to be the person(s) who	se name is subscribed to the within
instrument and acknowledged to me th	at executed the	e same.

(MUST BE ON ESCROW COMPANY'S LETTERHEAD) ESCROW AND CLIENT PAYMENT AGREEMENT (and QUOTE)

To: J.R. OLSEN BONDS & INSURANCE BROKERS, INC.

ESCROW #_____

CLIENT:

BOND AMOUNT REQUIRED: \$_____

Premium: \$_____ (minimum \$150.00 or 2% to 3% of bond amount, whichever is greater (based on quote – depending on complexity of account)

It is hereby understood that the Escrow Co. has agreed to make payment to J.R. Olsen Bonds & Insurance Brokers for both the premium listed above. The undersigned (applicant/principal) agrees that escrow will issue payment for the premium shown above. In addition J.R. Olsen Bonds maybe acting on behalf of the insurer issuing the bond and may receive a commission. The sum of \$______ is the total amount due subject to \$150.00 minimum payment will be paid to J.R. Olsen Bonds & Insurance Brokers, Inc. immediately upon the close of escrow or within FOURTEEN (14) DAYS of receiving the bond.

Bond premium is fully earned upon issuance of the bond. In the event that escrow does not close, or that the described client obtains a reconveyance after the bond was issued, the client / property owner is responsible for reimbursing J.R. Olsen Bonds for any expenses incurred (services performed, credit reports, etc.). In addition, in the event that escrow does not close, the original bond shall be surrendered to J.R. Olsen Bonds & Insurance Brokers with a written reason for requesting cancellation.

Escrow Company Name:	Lic.#
By:	Date:
By:(Signature of Escrow Officer) (Type na	ame)
By:	Date:
(Signature of Client/Property Owners) (Type na	Date:
MANDATORY:	
If escrow does not pay (or close) the pren	<u>nium within ten (10) days of the bond</u>
order, I/we authorize credit card charge	<u>for total amount due (see above).</u>
	Credit card number
	Card holder's name as it appears on the card
	Billing address
	Phone Number
3-digit Visa/MC code located on back of	
X	Date:
Card Holder's signature	***********
For company use only: Bond No	Invoice No
	ocessor's Name:
Auth #: JRC) Net: