

PLM Loan Management Services, Inc.

46 N. Second Street, Campbell, CA 95008 TEL (408) 370-4030 FAX (408) 370-5488

Today's Date

FORECLOSURE INSTRUCTIONS AND AGREEMENT - California

Instructions for Starting a Foreclosure:

- Complete this form and sign the last page
- Attach original Note, Original Deed of Trust and copies of all Assignments of Deed of Trust (make certain recording information on copies is readable).
- Attach copy of loan history
- Attach copy of any existing modifications and/or forbearance agreements
- Copy of authority of signor of this document on behalf of lenders (if applicable) Servicing Agreements
- Include the correct deposit as delineated on "Schedule of Deposits" charts. (If applicable)
- Send information listed above via certified mail, overnight service or Fax (408) 370-5488 or (800) 829-1595 to PLM or, with special arrangements, via e-mail to beth@plmweb.com
- Substitution of Trustee (if necessary) shall be sent to you for signature via e-mail and must be returned to PLM prior to the recording of the NOD
- Declaration to be attached to the Notice of Default shall be sent to you for completion and must be returned to PLM prior to the recording of the NOD

General Information for Defaulted	d Loan:			
Your Loan Number		PLM File Number		
Current Property Owner's Name				
Soc. Sec. #	Soc. Sec	#		
Subject Property Address				
CitySta				
VERY IMPORTANT: Provide all know		_		
1. Address				
City	State		Zip	
2. Address				
City	State		Zip	
Address				
City	State		Zip	
Names of Current Beneficiaries (if differe	nt than on Deed of Trust)please	e attach copies of all	assignments:	
Loan Specifications:				
Original Principal Amount \$		Interest Rate		
Original Term of Note: From				
Late Charge of \$for_	days late. '	Total Number of Late	e Charges Now Due	
Current Principal Balance \$				
Does payment include impounds: yes				
Interest Paid to Due				

If interest rate is variable and loa		•	-		. •	.	
Total Interest Due \$							_%
Advances: \$	Date		_To				
\$	Date		То				
Interest Rate on Advances				lation: 360/360	365/365	360/365	
Other Amounts Due							
Prepayment Penalty yes	no if yes, please	list amount		expi	res		
If Your Loan is an All-Inclusive Principal Balance of Ur							
Reason for Default (check one or						rpe (check one):	
Failure to pay monthly in	· · · · · · · · · · · · · · · · · · ·	ρ			•	Conventional	
Failure to pay principal v			d interest			FNMA	
	l, has a 90 day ballo	•		¬ vos □ no		FHLMC	
Failure to pay taxes, bon	•		ice been sent?	yes no	=	VA	
Failure to maintain adeq		. when due.				HUD	
Failure to comply with o	otner terms as ioliow	vs:			Otner		
	.•						
Senior Encumbrance Info							
1 st Holder							
Telephone ()			Is 1 st loan delin	quent at this time?			
2 nd Holder (if your loan is a 3 rd)			_ Loan No				
Telephone ()			_Is 2 nd loan delin	quent at this time?			
Bankruptcy Information:							
Has a bankruptcy been filed?	yes	no no	Where		Case #		
Has Relief been obtained	yes	no no	Date filed		Chapter #		
If yes, attach copy & relief							
Your attorney's name:		and	l Phone No				
Unified Sale Information:							
Is this to be a Unified Sale (both	real and personal p	property)? ye	s no Typ	e of Property		yes no	
If yes, please attach a copy of the				SFR - owner occup	pied		
			1-4	SFR – non-owner d	occupied		
Litigation Information:			Vaa	ant Land	•		
e e	ia maanaata 2 🖂 🕶						
Is there currently litigation on th				ımercial			
Was there litigation previously of		· —		mmercial or non-o			
Status of any litigation:				receiver being app		님 님	
				d use with 4 or less	_		
	ъ .	D 1 (d use with 5 or mor	_	•	
	Business	Purpose toan (c	copy of Borrower	signed certification	n Attacne	<i>a)</i>	
D: I f							
Receiver Information:							
If you are obtaining a recei	•				e name o	f counsel and	
phone number:							
Insured Transaction: Was y	your Deed of Trust	insured thru a	title insurance				
company?	-						
	·					If	
If not insured, why not? not an insured transaction, a co	opy of the cashed fu	inding check is	required.				

Brokered Transaction:	
Was your transaction arranged by a licensed Real Estate Brok	er? Yes No
Name of Broker:	
License #:	
	ATION OF DEFAULT AND INSTRUCTIONS FOR, ONS TO TRUSTEE OR FORECLOSING AGENT
default, the specific amounts and terms causing said default, at PLM Lender Services, Inc./PLM Loan Management Services, has/had no knowledge of any bankruptcy proceeding affecting property; that, to the best of the Lender/Mortgage Servicer's k entitled to the benefits of the Service Member Civic Relief Act all notification provisions as may be applicable to this loan, inc Lender/Mortgage Servicer has provided to PLM all known mails Servicer has possession of original documents, that the Lender/Mortgage Servicer has provided to PLM all known mails Servicer has possession of original documents, that the Lender/Mortgage Servicer has possession of original documents, that the Lender/Mortgage Servicer has possession of original documents, that the Lender/Mortgage Servicer has possession of original documents, that the Lender/Mortgage Servicer has possession of original documents, that the Lender/Mortgage Servicer has possession of original documents, that the Lender/Mortgage Servicer has possession of original documents.	It a default has occurred on the subject loan and that the reason for the ad all other information about the loan have been accurately related to Inc. ("PLM"). At the time of referral, the Lender/Mortgage Servicer the trustor or successor owner (other than noted above) of the subject nowledge and belief, the present owner of the subject property is not of 2003, as amended, that Lender/Mortgage Servicer has complied with luding all 2923.55 or 2923.5 notices (code section applicable), that the ng addresses for the current property owners, that the Lender/Mortgage Mortgage Servicer shall pay to PLM within 10 days of billing all charges, ect deed of trust and that Lender/Mortgage Servicer shall transmit any w bankruptcy, payment plan, etc.).
Lender/Mortgage Servicer directs PLM to act as its agent or Tru and, without limiting other acts, specifically authorizes PLM or	stee in all respects, in order to complete a non-judicial foreclosure sale its agents as follows:
authorized to send all notices for recording to the title company circumstances), to prepare and have recorded a Substitution of T "Post-Notice of Default solicitation Letter" when requested by I Sale, to request a bid or postponement information, to send requ	Trustee when needed, to order a Trustee's Sale Guarantee, to mail Lender/Mortgage Servicer, to post and publish a Notice of Trustee's ired postponement letters under the name of Lender/Mortgage at all funds received whether reinstatement, payoff or trustee sale formed. Additionally PLM has authority to quote
PLM or their agent is authorized to rely upon and use any and al	l Declarations supplied by Lender/Mortgage Servicer or Lender.
Status of Lender/Mortgage Servicer or Len	der under the Homeowner Bill of Rights ("HBOR")
The referring Lender/Mortgage Servicer has determined through files, that it is [check only one box]:	competent and reliable evidence, including a review of its business
Mortgage Lender (Fin. Code §§ 22000 et seq. and §§ 500	ederal law; or, (b) a licensed California Finance Lender or Residential 00 et seq.); or (c) a person licensed as a real estate broker (Bus. & Profs. eding annual reporting period, as established with its primary regulator, operties containing no more than four dwelling units.
Mortgage Lender (Fin. Code §§ 22000 et seq. and §§ 5	federal law; or, (b) a licensed California Finance Lender or Residential 0000 et seq.); or, (c) a person licensed as a real estate broker (Bus. & ely preceding annual reporting period, as established with its primary

regulator, foreclosed on more than 175 California residential real properties containing no more than four dwelling units.

Profs. Code §§ 10000 et seq.). – example, private investor.

3. Not a depository institution chartered under state or federal law; or, (b) a licensed California Finance Lender or Residential Mortgage Lender (Fin. Code §§ 22000 et seq. and §§ 50000 et seq.); or, (c) a person licensed as a real estate broker (Bus. &

Status of Lender/Mortgage Servicer or Lender under the Consumer Financial Protection Bureau ("CFPB")

The referring Lender/Mortgage Servicer has determined through competent and reliable evidence, including a review of its business files, that:

1.	We are a "large" servicer as defined under CFPB regulations	Yes	No	
2.	We are a "small servicer as defined under CFBP regulations	Yes	No	
3.	We are a "large" servicer as defined under HOBR regulations	Yes	No	
4.	We are a "small" servicer as defined under HOBR regulations	Yes	No	
	Borrower and Loan Checklist to Determi	ne Coverage		
If any of "borrower":	f the following characteristics is present (except the surrendering of the	property), the b	orrower under the	note is a
1.	Is any borrower under the note a "natural person" i.e., a human being a Company ("LLC"), a general partner of a partnership, a limited liability Yes \(\Backsim \text{No} \)			
2.	Was any borrower the "trustor" or "mortgagor" under the original dee	ed of trust or mo	rtgage?	□ No
3.	Is the "borrower" <i>potentially</i> eligible for any federal, state, or propriet offered by, or through, his or her Lender/Mortgage Servicer on a first	•	-	ive program
4.	If your company's policy is to characterize successors to the original "mortgagor" for the purpose of the Civil Code § 2920.5(c), is that successor a corporation, Limited Liability Company ("LLC"), a general part estate or a public entity? Yes \(\sqrt{No} \sqrt{\sqrt{No}} \sqrt{\sqrt{No}} \sqrt{\sqrt{No}} \sqrt{\sqrt{No}} \sqrt{\sqrt{No}}	cessor a natural	person i.e., a huma	n being and
5.	Does a subsequent owner have title to the property? Yes \(\subseteq \) No \(\subseteq \)			
The lo	oan referred for foreclosure:			
1. V	What position is your Deed of Trust? \Box 1 st D/T \Box 2 nd D/T \Box 3 rd	d D/T 4 th	D/T	
2. I	s owner-occupied residential real property (borrowers' primary residen-	ce)?	□No	
	Contains no more than four dwelling units (if mixed use, still contains n Yes \square No	o more than fou	r dwelling units)?	
	s security for the loan made for personal, family or household purposes business purpose letter")? Yes No	s (if "no", you m	ust attach a copy o	f the signed
5. I	Has the borrower surrendered the property (written a letter or turned ov	ver keys) 🔲 Ye	es 🗌 No	

THEREFORE, BY THE ANSWERS MARKED ABOVE, THIS LO	OAN IS	IS NOT SUBJECT
TO THE HOMEOWNED'S RILL OF DICHTS AND/OD CEPR DI	ECHI ATIONS	

Lender/Servicer hereby swears under penalty of perjury to PLM that all rules have been complied with regarding notices, duties, etc. in compliance with all HOBR rules and CFPB regulations. Should Lender/Servicer be found to be deficient in any of the tasks, duties, notice requirements under these state and/or federal rules, Lender/Servicer hereby indemnifies PLM as is stated in the terms below (indemnity section).

Lender/Mortgage Servicer's Authority to Initiate a Foreclosure and Review of Borrower's File (Civil Code §§ 2924(a)(6) & 2924.17(b))

Pursuant to Civil Code § 2924(a)(6), the Lender/Mortgage Servicer has authority on behalf of the holder of the beneficial interest to initiate foreclosure and to enforce the deed of trust and to take actions reasonably necessary to conclude the foreclosure including, but not limited to, retaining a trustee, authorizing the recording of a substitution of trustee, authorizing the trustee to employ other agents to assist in processing the foreclosure, to record and give notice of sale, to conduct the trustee's sale and to distribute any surplus funds that may result from a trustee's sale as provided by the deed of trust and by law.

I certify, after a review of the Lender/Mortgage Servicer's file, that each statement in this declaration is accurate, complete and supported by competent and reliable evidence which the Lender/Mortgage Servicer has reviewed to substantiate the borrower's default and the right to foreclose, including the borrower's loan status and loan information. I further certify that I have reviewed the contents of the substitution of trustee, if any, which was to be recorded prior to the recording of the notice of sale (or notice of default, this is up to the trustee) and have determined that it is accurate, complete and supported by competent and reliable evidence. I will review the notice of sale as soon as I receive a copy from the trustee and I will immediately inform the trustee if the notice of sale is not accurate. The Lender/Mortgage Servicer understands that PLM is relying upon the accuracy of the above information so that it can legally proceed with the referred foreclosure under California law. Any inaccuracies in the foregoing information may result in serious legal consequences, which shall be the liability of the Lender/Mortgage Servicer.

PLM shall be entitled to act pursuant to this authorization unless and until Lender/Mortgage Servicer gives written notice to PLM countermanding or canceling this Agreement, which shall be effective only from the date of receipt of such notice and upon paying any and all amounts due PLM. Until PLM has been paid in full, PLM shall have a lien on the note and trust deed in an amount equal to any amounts due PLM. Should PLM ascertain that certain facts have arisen or have been suppressed, or information is received which would necessitate the canceling of the file, Lender/Mortgage Servicer hereby authorizes PLM to do so without any liability to PLM and without approval from Lender/Mortgage Servicer.

INDEMNITY: Lender/Mortgage Servicer hereby indemnifies PLM from any and all liability, including attorney's fees and costs incurred in responding to any allegations and/or defending any type of action, whether it is legal or other type action naming PLM as a defendant or asserting any other liability, which might arise during the course of or subsequent to PLM's execution of its duties hereunder, unless said liability arises due to PLM's own negligence or mistake as determined by a court of competent jurisdiction. PLM to be represented by counsel of PLM's choice. Additionally, should any award under 2924.19 or any other portion of law be awarded by the court, Lender/Mortgage Servicer is solely responsible for any amount due.

CITY/COUNTY/STATE ORDINANCE REVIEW

The undersigned hereby understands that currently, in California, there are regulations regarding registering properties in foreclosure and while vacant, among other reasons. It is the duty of the Lender/Loan Servicer to research these rules and comply fully. It is not the function of PLM to research the rules or register the properties. Should the Lender/Loan Servicer fail to comply with the City/County/State Ordinance rules, the Lender/Loan Servicer hereby indemnifies PLM from any and all liability, including attorney's fees and costs incurred in responding to any allegations and/or defending any type of action, whether it is legal or any other type action naming PLM as a defendant or asserting any other liability, which might arise during the course of or subsequent to PLM's execution of its duties hereunder. Should PLM be required pay any of these fees (attorney, ordinance fee/penalties, etc), Lender/Loan Servicer must reimburse PLM within ten days of billing. Should billing not be paid within 30 days of billing, PLM may add interest in the amount of 10.00% to any amount advanced.

If any action, suit, arbitration or other proceeding is instituted to remedy, prevent or obtain relief from default in the performance by either party of its obligations to this agreement, the prevailing party shall recover attorney's fees and costs incurred in each and every action, suit, arbitration or other proceeding, including any and all appeals or partition therefrom. Servicing Agent / Lender shall be solely responsible for any award of fees/damages awarded to Borrower due to any Homeowners Bill of Rights violations or any other award/judgment granted by the court.

Lender/Mortgage Servicer agrees that PLM may demand additional documentation depending upon the type of loan. PLM may decline to commence a foreclosure and/or decline to continue a foreclosure based on inadequate or non-compliant documentation or procedures. The undersigned hereby certifies that it is in strict compliance with all HOBR regulations and CFPB regulations.

"I hereby certify that I have read and understood this Agreement. I also certify that I am the Lender/Mortgage Servicer or the representative and agent of all the Beneficiaries under the subject deed of trust and, as such, have legal authority to commit each Lender/Mortgage Servicer to the payment, jointly and severally, of the total charges, costs and expenses to perform the foreclosure."

Date		Signature of Lender/Mortgage Servicer - Title		
Company Name				
Contact person at company	or, if acting as an individual, you	r name		
Address		City		
StateZip_	Tel. ()	Fax()		
E-mail address				

REQUEST FOR TAXPAYER IDENTIFICATION NUMBER AND CERTIFICATION Enter your TIN in the appropriate box. For individuals, this is your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, and you do not have and are not eligible to get an SSN, your TIN is your IRS individual taxpayer identification number (ITIN). Enter it in the social security number box. If you do not have an ITIN, you must apply for it with the IRS. SSN: **Employer Identification Number:** Your name exactly as it appears under the number above: **Certification: Under penalties of perjury, I certify that:** 1. The number shown on this form is my correct taxpayer identification umber (or I am waiting for a number to be issued to me), and 2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and 3. I am a U.S. person (including a U.S. resident alien). Sign Here: Signature of U.S. Person: