

Deed of Trust and Promissory Note

A deed of trust, also called a trust deed, is the functional equivalent of a mortgage. It does **not** transfer the ownership of real property, as the typical deed does. Like a mortgage, a trust deed makes a piece of real property security (collateral) for a loan. If the loan is not repaid on time, the lender can foreclose on and sell the property and use the proceeds to pay off the loan.

Templates and Forms

- Deed of Trust Form RTF (https://saclaw.org/wp-content/uploads/2023/04/sbs-deed-of-trust-and-promissory-note-deed.rtf)
- Promissory Note (for Deed of Trust) RTF (https://saclaw.org/wp-content/uploads/2023/04/sbs-deed-of-trust-and-promissory-note-prom-note-1.rtf)

A trust deed is always used together with a promissory note (also called "prom note") that sets out the amount and terms of the loan. The property owner signs the note, which is a written promise to repay the borrowed money.

A trust deed gives the third-party "trustee" (usually a title company or real estate broker) legal ownership of the property. This means that the

trustee has no control over the property as long as the borrower (aka property owner or "trustor") makes the agreed-upon loan payments and keeps the other promises in the trust deed. If the borrower defaults, however, the trustee has the power to sell the property to pay off the loan without having to file an action in court. The lender (also known as "beneficiary") is then repaid from the proceeds.

Step-by-Step Instructions

1. Determine the Parties to The Agreement

There will be three parties to these agreements. Identifying these parties ahead of time will make it easier to complete the forms.

Beneficiary

The beneficiary, more commonly known as the lender, is the person or company that lends the borrower money, and who will be entitled to be repaid from the proceeds of a foreclosure. If the lender is a corporation, be sure to include language such as "Lender is a corporation organized and existing under the laws of

Deed of trust is not used for transferring property to a trust A trust deed is not used to transfer property to a living trust (use a Grant Deed (https://www.saclaw.org/learn/find-a-form/) for that). Other than the terminology, trust deeds and living trusts have

nothing in common. A living trust is used to avoid probate, not to provide security for a loan. Visit our page on Estate Planning

(https://www.saclaw.org/legal_topic/making-a-will-trustand-estate-plan/) for more information on that topic.

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California" in your documents.

Borrower(s)

If there are two or more borrowers, they will be borrowing the money "jointly and severally." This means each debtor is responsible (liable) for the entire amount of the debt. A creditor may collect from whichever debtor has the "deep pocket" (lots of money); the debtor who pays may demand contributions from the other debtors. Joint borrowers will want to carefully consider whether or not they wish to be jointly responsible with their coborrower.

When the property used as security for the loan is owned by more than one person, you may want to consider who you will name as borrowers and owners of the property on the deed of trust. The names of **all** owners of the property, and their spouses, must be included to give the entire property (all owners' interests in the property) as security. A co-owner can only give as security his or her interest in the property. In other words, a lender wants to be sure that all owners and their spouses sign the deed of trust as a condition of lending the money (unless the lender is willing to take as security one co-owner's interest in property).

Trustee

When a bank or savings and loan finances the purchase of real estate, the trustee is almost always a title or trust company. Sometimes real estate brokers act as trustees. Attorneys commonly write in the name of a title company as trustee on a trust deed, without consulting the title company. Title companies even give out trust deed forms with their names already printed in the "trustee" space. They don't mind being named as trustee because a trustee has nothing to do unless the borrower defaults. If that happens, most title or escrow companies turn the deed over to a professional foreclosure firm.

2. Prepare the Deed of Trust and Promissory Note

The Deed of Trust and Promissory Note must be in a format that the Sacramento County Clerk/Recorder's Office will accept. Customizable templates may be downloaded from these links:

- Promissory Note (https://www.saclaw.org/wp-content/uploads/2023/04/sbs-deed-of-trust-and-promissory-note-prom-note.rtf)
- Deed of Trust (https://www.saclaw.org/wp-content/uploads/2023/04/sbs-deed-of-trust-and-promissory-note-deed.rtf)

Sample filled-in forms with instructions are available at the end of this Guide.

3. Get the Signatures Notarized

Notarization is required before recording these documents with the County Recorder. The notary's acknowledgment of the trustor's signature is formal proof that the signature is genuine. You can find a notary at your bank, a mailing service, or in the Yellow Pages. with instructions are available at the end of this Guide.

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4. Record the Signed Documents at the County Recorder's Office

Take the original signed and notarized Deed of Trust and Promissory Note to the County Recorder's Office for the county where the property is located. In Sacramento, this is at 3636 American River Drive, Ste. 110, Sacramento CA 95864. You will need to pay a fee (you can check the <u>current recording fees in Sacramento (http://www.ccr.saccounty.net/Pages/Fees.aspx)</u>). The clerk in the recorder's office will take your original documents and stamp them with the date, time, a filing number, and book and page numbers. The original documents will be mailed back to you. Note: trust deeds are exempt from the documentary transfer tax. <u>California Revenue and Taxation Code § 11921 (http://leginfo.legislature.ca.gov/faces/codes_displaySection.xhtml?lawCode=RTC§ionNum=11921.)</u>.

5. What Happens Next?

If the borrower pays off the loan without defaulting (as happens in most cases), the beneficiary (lender) will request the trustee execute and record a deed reconveying the property to the borrower. You can find a <u>Deed of Full Reconveyance (https://saclaw.org/resource_library/deed-of-full-reconveyance/)</u> on the <u>Find A Form (https://saclaw.org/learn/find-a-form/)</u> page of our website.

For more Information

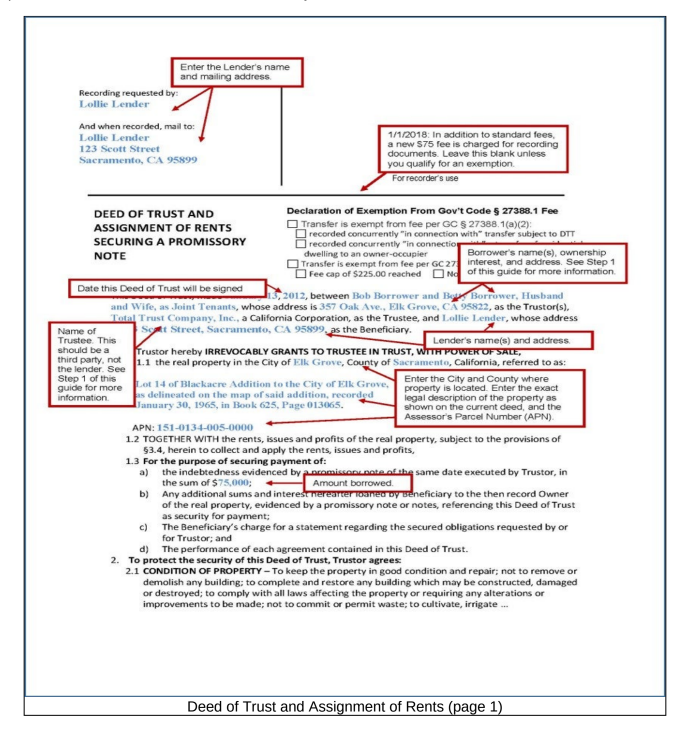
At the Law Library:

Deeds for California Real Estate KFC 170 .R36 (Self Help)



Samples

The Deed of Trust must be in a format the Sacramento County Recorder's Office will accept. See the sample templates of the Deed of Trust and the Promissory Note below.



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	3.1 ASSIGNMENT OF RENTS – Trustor hereby assigns and transfers to Beneficiary all right, title and interest in rents generated by the property, including rents now due, past due, or to become due under any use of the property, to be applied to the obligations secured by this Deed of Trust.
	 a) Prior to a default on this Deed of Trust by Trustor, Trustor will collect and retain the rents b) On default by Trustor, Beneficiary will immediately be entitled to possession of all unpaid rents. 3.2 ACCELERATION – If payment of any indebtedness or performance of any agreement secured by this Deed of Trust is in default, Beneficiary may at Beneficiary's option, with or without notice to Trustor, declare all sums secured immediately due and payable by: a) Commencing suit for their recovery or for foreclosure of this Deed of Trust
	 b) Delivering to Trustee a written notice declaring a default with demand for sale; a written Notice of Default and election to sell to be recorded by Trustee. 3.3 TRUSTEE'S SALE – On default of any obligation secured by this Deed of Trust and acceleration of all sums due, Beneficiary may instruct Trustee to proceed with a sale of the secured property under the power of sale granted herein, noticed and held in accordance with California Civil Code §2924 et seq. 3.4 TRUSTOR'S OFFSET STATEMENT - Within 10 days of Trustor's receipt of a written request by
	Beneficiary, Trustor will execute a written estoppel affidavit identifying for the benefit of any assignee or successor in interest of Beneficiary: the then owner of the secured property; the terms of the secured note, including its remaining principal balance; any taxes or assessments due on the secured property; that the secured note is valid and the Trustor received full and valid consideration for it; and that Trustor understands the note and this Deed of Trust are being assigned.
4.	ADDENDA — If any of the following addenda are executed by Trustor and recorded together with this Deed of Trust, the covenants and agreements of each will incorporate, amend and supplement the agreements of this Deed of Trust (check applicable boxes by hand):owner-occupancy rider; all-inclusive trust deed addendum; impounds for taxes and insurance addendum Private Mortgage Insurance (PMI) rider other:
	RECONVEYANCE – Upon written request from Beneficiary stating that all sums secured by this Deed of Trust have been paid, surrender of this Deed of Trust and the note to Trustee for cancellation, and payment of Trustee's fees, Trustee will reconvey the property held under this Deed of Trust. SUCCESSORS, ASSIGNS AND PLEDGEES – This Deed of Trust applies to, inures to the benefit of, and binds
7.	all parties hereto, their heirs, legatees, devisees, administrators, executors, successors and assigns. The term Beneficiary will mean the holders and owner of the secured note, or, if the note has been pledged, the pledgee. TRUSTEE'S FORECLOSURE NOTICES – The undersigned Trustor(s) requests a copy of any Notice of Default and of any Notice of Sale hereunder be mailed to Trustor at the address herein set forth.
Dat	e: Trustor: (signature)
Dat	e:
	Deed of Trust (signature page)

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borrowers. See Ste more information.	Promissory Note	Secured by Deed of Trust	Lender's name and addres
	ved, 🔲 I individually 🎉 We jo		where payments will be
	the order of Lollie Lender at		and the second s
	interest at the rate of 10 % per y		
	date this note is signed until the d date this note is signed until the d		whichever date occurs last.
2. The signer(s) of	f this note also agree that this note	e shall be paid in installments	which include principal and
3775 1V.Fi	ss than \$ 2000 per month, due o		
	rest are paid in full. Amount an		
	ent payment due under this note is		에 가장 하는 것이 되었다. (100 kg) 이 사람들이 되었다면 하는 것이 되었다면 하는 것이 되었다면 하는 것이 없다면 하는 것이 없다면 하는 것이 없다면 하는 것이다면 하는 것이다면 하는 것이 되었다면 하는 것이다면 하
	unpaid principal shall become imr e signer(s) of this note.	nediately due and payable at	the option of the holder witho
prior notice to the	sagner (s) or this flote.		
	of this note prevail(s) in a lawsuit		agree(s) to pay the holder(s)'
attorney fees in a	n amount the court finds to be ju	Address of property used	as security for this loan.
5. Signer(s) agree	(s) that until such time as the prin		
	ared by a deed of trust to real prop		
	ned by Bob and Betty Borrow		
2012, at Sacra	mento, CA, and recorded on in	the records of Sacrament	O County, California.
Owne	ers of property used as security		T=
January and the	heir ownership interest.	January 13, 2012	Date and location this document is signed.
Sacramento, (CA	Sacramento, CA	document is signed.
Location signed (city or o		Location signed (city or county)	Commercial
Borrower's Address	, Elk Grove, CA 95822	357 Oak Ave., Elk Borrower's Address	Grove, CA 95822
	Don't sign until you are in front of a notary!		
Signature of Borrower		Signature of Borrower	
A Notary Public or other	officer completing this certificate verifies only		the document to which this certificate is
	uthfulness, accuracy, or validity of that docume	:nt.	
attached, and not the tru			
State of California			
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