**Mortgage Lending Principles & Practices** 

# Chapter 15

### Learn 🎢 Mortgage

### The Successful Mortgage Loan Closing

Mortgage Lending Principles and Practices, 12th Edition (02/01/22)

### Chapter Objectives

- Identify the components and requirements of a successful loan closing
- Describe appropriate and effective methods of dealing with challenging scenarios in the MLO's daily routine

### **Real Estate Appraisals**

#### An Appraisal

- Is an estimate or opinion of value as of a certain date that is supported by objective data from the marketplace
- Not a guarantee of value; value is subject to change
- Must be supportable and based on facts
- Industry
  - Regulated
  - Must use an appraisal management company (AMC)

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# Real Estate Appraisal Approaches

#### Sales Comparison Approach

 Compares the property being appraised with other similar comparable properties that have sold recently in the same market area as the subject property

#### Cost Approach

 Calculates the cost of the land, site improvements, the building cost, and the cost of property depreciation to reproduce the property

#### Income Approach

 Analyzes the revenue, or income, the property currently generates or could generate, often comparing it to similar properties

### Reconciliation and Recertifying

#### Reconciliation

- To arrive at best estimate, give each method appropriate weight depending on type of property being analyzed and amount and accuracy of data available
- Value estimates from three approaches rarely equal
- Recertification of Value (recert)
  - To obtain a more current value; verify that "subject to" conditions of original appraisal have been met and that original opinion of value is valid
  - Does not change the effective date of the initial valuation
  - Required if <u>></u> 120 days old; >180 days requires new appraisal

### Insurance

#### Homeowner's Property Insurance

- Borrower
  - At minimum, must carry an amount sufficient to cover cost to replace structure
  - Free to choose company; must meet lender requirements
- Lender
  - Policy must have clause to cover lender's interest
  - May require buyer to pay first year's insurance premium in full prior to closing; disclosed on LE
  - May set up escrow account for monthly payment
  - Force-placed insurance allowed if borrower does not comply

### Insurance

#### Flood Insurance

- National Flood Insurance Program
  - Reduce cost of national emergencies
  - Required to be maintained until the loan obligation is satisfied
- Special Flood Hazard Area
  - Zone A or V: 1% chance of flood occurring in any given year; flood insurance required
  - Zone B or X; 0.2% annual chance of flood; flood insurance optional
  - Zone C or X; <0.2% annual chance of flood; flood insurance not required

#### Insurance

#### Private Mortgage Insurance

- About PMI
  - Insures lender against default on loan by a borrower where there is loss of collateral value at time of default
  - Insures portion of loan that exceeds 80% LTV
  - Coverage typically 20% to 25% of loan amount
- HPA Lender PMI Cancellation Requirements
  - Mortgage has been paid down to 78% of its original value, or
  - Attained 22% equity based on the original value
  - Borrower must not be delinquent

# Title Insurance – Key Terms

#### Marketable Title

 Title that is free and clear from undisclosed encumbrances or other defects that would expose a purchaser to litigation or impede a purchaser's ability to enjoy the property or to later sell the property easily

#### Title Search

 Search of the public records to determine ownership and the quality of the title prior to conveyance; starts with the chain of title and results in the creation of an abstract of title

### Title Insurance – Key Terms

#### Chain of Title

 Clear and unbroken chronological record of the ownership of a specific piece of property; lenders require a 24-month chain of title

#### Abstract of Title

- Complete historical summary of title to property

#### Cloud on the Title

- Gap or flaw in the chain of title

# Title Insurance – Key Terms

#### Encumbrance

 Non-possessory interest in real property that encumber (or burden) real property owner's title

#### Easement

 Right to use another person's real property for a particular purpose

#### • Lien (Voluntary/Involuntary)

 Security for a debt that gives the creditor, or lien holder, the right to foreclose on the debtor's property if the debt is not paid

#### Lender's Use of Title Report

- Review preliminary title report for undisclosed liens and encumbrances or property flipping
- Review the report for accuracy of all details, including the seller's and borrower's names, the address of the property, sale price, and loan amount
- Identify property tax amount disclosed and any homeowner association or property assessments that need paid

#### Lender's Use of Title Report

- Verify property type; financing options different for each property type
  - Lot 1234 = owned in fee simple
  - Unit 1234 = most likely a condominium
- May use continuance to bring down title report from its preliminary issuance to current date of the settlement; account for any new defects or clouds

#### Lender's Use of Title Report

 Identify items that will be covered by title insurance and the items that will be exempt from coverage

#### Title Insurance Protection

- May protects lender or homeowner
- Insures against losses (up to the coverage amount specified in the policy) due to title defects other than those specifically excluded
- Generally paid for with one-time premium

- Title Insurance Protection
  - Mortgagee's Policy
    - Protects the lender's interests in the property
    - Covers loan amount outstanding at time claim is paid
    - Facilitates sale of mortgage to secondary market

#### – Owner's Policy

- Issued in name of property owner
- Paid for by buyer or seller; indicated in sales contract
- Covers losses and damages if title is unmarketable or if there is no right of access to the property

#### Closing Results

- Completes the process of granting a loan, as funds are disbursed to the settlement agent in accordance with the Closing Disclosure
- Involves transfer of ownership of real property from seller to buyer, according to the terms and conditions of the sales contract or escrow agreement
- Also referred to as settlement or loan consummation

#### Closing Procedures

 Responsibility of either settlement agent or attorney; follows instructions of both the borrower and seller

#### Settlement Agent Role

- Gathers all necessary documents
- Calculates various prorations, adjustments, and fees charged to each party
- Compares the LE of closing costs to CD to verify the proper tolerance with disclosed fees

#### TILA Disclosure Requirements

- Creditor is responsible for providing CD to borrower 3 business days prior to closing and initial escrow statement within 45 days of closing
- Settlement agent is responsible for providing CD to the seller in advance of closing

#### • IRS Form 4506-C

- Must be obtained/signed by all borrowers
- Gives lender permission to request electronic transcripts of federal tax returns from the IRS

- At Closing
  - Lender's Role
    - Ensures that there are no unforeseen problems during closing
    - Ensures loan papers are signed
    - Makes one final check to ensure everything is in order
  - Power of Attorney
    - Person designated to execute legal documents for borrower when borrower is unable to attend

# **15.1 Apply Your Knowledge**

#### Identify the sequence of mortgage loan origination steps

Step	Activity
1	Consult with the MLO
2	Complete an Application
3	Process an Application
4	Appraise the Property
5	Analyze Application Information
6	Loan Settlement
7	Disburse Funding
8	Record Legal Documents

- Closing Disclosure Reconciliation
  - Borrower-Paid Items
    - Typically sums of money owed; shown as either paid at closing or before closing
  - Seller-Paid Items
    - Items that have been paid by the seller at closing or before closing

- Closing Disclosure Reconciliation
  - Summary of Transactions
    - Includes borrower- and seller-paid items
    - Calculates cash to close for borrower
    - Calculates cash proceeds for the seller
    - Shows adjustments made
  - Mortgage Amount
    - Shows as credit to borrower; lender brings that money to closing
  - Acquisition Cost
    - Shows borrower total of the amount of money necessary to purchase property

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- Closing Disclosure Reconciliation
  - Proration
    - Division of expenses between buyer and seller
  - Accrued Expenses
    - Cost has been incurred but the expense has not yet been paid
  - Prepaid Expenses
    - Seller has already paid
  - Proration Calculation of Expenses
    - A 360-day year, 12 months of 30 days each
    - A 365-day year, counting the exact number of days in each month (taking leap years into account)

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- Closing Disclosure Reconciliation
  - Mortgage Interest Proration
    - First payment is not due until the first of the month after the next full month
    - Lender wants to collect the interest from the date of settlement
  - Mortgage Interest Payment Calculation
    - 1.Determine the annual interest (loan amount x interest rate)
    - 2.Annual interest / 360 = daily interest
    - 3.Daily interest x number of affected days = interest proration to be debited from the borrower

# **15.2 Apply Your Knowledge**

Buyer Bill is obtaining a \$200,000 mortgage at 5% interest. The annual interest is \$10,000 (\$200,000 x 0.05). Use the statutory year (360-day method for prorations).

### **1. What is the daily interest?**

**\$27.777** Divide \$10,000 by 360 to find the daily interest

# **15.2 Apply Your Knowledge**

Buyer Bill is obtaining a \$200,000 mortgage at 5% interest. The annual interest is \$10,000 (\$200,000 x 0.05). Use the statutory year (360-day method for prorations).

2.How much must Bill bring to closing to cover the required mortgage interest for May, if escrow closes on May 17?

#### \$388.89

He's closing on May 17, so there are 14 affected days: 14 x \$27.7777

- Providing Unsolicited Advice
  - Exercise caution to avoid civil liability
  - Remember MLO is liable for the advice provided
  - Refer the consumer to an attorney, a tax advisor, or a professional
  - Never provide advice that exceeds education or qualifications

#### Communication Protocols

- Ask for preferred method of communication
- Provide a minimum of 3 loan options
- For each type of transaction in which the consumer has expressed an interest, present:
  - Lowest interest rate
  - Lowest interest rate without risky features
  - Lowest total dollar amount for origination fees and discount points

#### Communication Protocols

- Provide delivery options for discussing loan type options and terms
- Must conduct thorough discussion of items on initial Loan Estimate
- Ensure borrowers utilizing electronic signatures have thoroughly read the documents they are signing and have printed a copy of the disclosures for their records and review

#### Handling Conflicts of Interest

- RESPA requires that a borrower be informed of any ownership of a settlement service provider if a referral is made to that provider by the mortgage company or MLO
- A written disclosure of any interest by the MLO or mortgage company is required

#### Fraud Definition Review

- Fraud: Intentional or negligent misrepresentation or concealment of material facts
- Negligence: Unintentional breach of a legal duty
- Actual Fraud: Intentional misrepresentation or concealment of a material fact
- Constructive Fraud: Negligent misrepresentation or concealment of a material fact
- Mortgage Fraud: Misrepresentation or concealment used in an attempt to obtain a mortgage loan

#### Mortgage Fraud Schemes

- Fraud for profit; usually perpetrated by industry insiders
- Fraud for property; usually perpetrated by borrowers

#### Common Mortgage Fraud Methods

- Material misrepresentations: altered paycheck stubs
- Material misstatements: intent to occupy home as primary residence when it really is intended to be used as rental
- Omission: failing to mention the borrower is taking an early retirement in six weeks

#### Avoiding Borrower Info Fraud

- Do not falsify information for borrower's benefit or knowingly make loan to unqualified borrowers
- When you suspect false information:
  - Understand honest mistakes are not fraud
  - Never confront consumer without checking all facts
  - Take application then complete verification of information before processing
  - Consult with the manager/owner about the loan file
- Penalty for actual mortgage fraud maximum: 30 yrs in prison, \$1,000,000 fine, and ordered restitution

- Addressing Suspicious Large Deposits
  - Deposits on borrower's bank statement must be sourced and seasoned; typically 2 or 3 months
  - Large deposits must be explained and documented; verifiable and reasonable source
  - Review credit inquiries
    - New loan impacts ATR
    - No credit inquiries than borrower must provide source
  - Presence of large, undocumented deposits is a red flag; refer to be addressed by underwriting or management for further review

- Addressing Undisclosed Income
  - Income tax transcripts may show undisclosed income
  - If a borrower does not claim the income on his IRS Form 1040, do not use for qualifying purposes (unless child support or disability payment)
  - If the borrower fails to disclose income on the application, the income should be explained, including the source of the income and the reason for non-disclosure on the application

#### Addressing Receipt of Gift

- The entire required minimum investment for a mortgage can be a non-repayable gift
- Can be from a relative, an employer or labor union, a charitable organization, or a close friend
- Cannot be from person or entity with an interest in the sale of the property
- Lender must document through a gift letter

- Addressing Multiple Company Applications
  - Discouraging a borrower from shopping for the best program or settlement service provider is prohibited
  - Borrower must make disclosure of actions
  - If known or suspected multiple applications
    - Obtain a second, up-to-date credit report (a single bureau will suffice)
    - Note additional inquiries that have occurred since the first credit report; must be addressed by borrower

- Handling Changes to Application
  - Application must be accurate and up-to-date
  - Bring any change to immediate attention of the person who has control of the loan file

- Handling Third Party Inquiries
  - Duty, per case law, to deal fairly with all parties
  - Respond to third party requests for information
  - Protect client's personal, non-public information
  - FCRA Requirement
    - Provide information to those individuals with a legitimate business need
  - Financial Privacy Rule
    - Restricts when and under what circumstances information may be disclosed to affiliates and to nonaffiliated third parties; prohibited disclosure of nonpublic personal information

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- Handling Disclosure of Personal Info
  - Adhere to FCRA and Financial Privacy Rule
  - FACTA
    - Must take measures to responsibly secure and dispose of sensitive personal information found in a consumer's credit report
  - Exercise great caution when disposing of a consumer's information

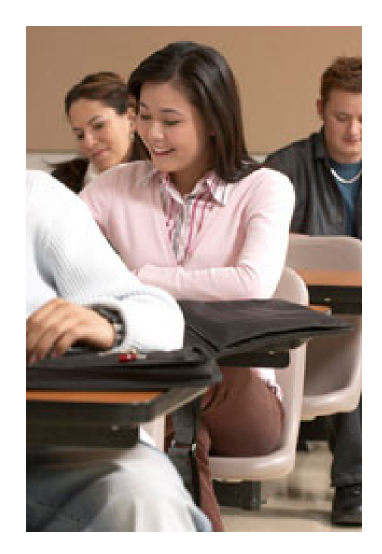
- Obtaining Property Appraisal
  - Reg Z Allowable Actions
    - Ask appraiser to consider additional information about dwelling or comparable properties
    - Ask appraiser to correct factual errors
    - Obtain multiple appraisals of consumer's principal dwelling if creditor adheres to a policy of selecting most reliable appraisal rather than appraisal that states highest value
    - Withhold compensation from appraiser for breach of contract or substandard performance of services as provided by contract

#### Utilizing Power of Attorney

- Inform borrower of closing date and the need to be personally present for the closing
- POA must be approved by the lender in advance
- Lender may limit the person who can be the POA to only immediate family members
- A POA may never be a party to the transaction

**Chapter 15: The Successful Mortgage Loan Closing** 

# Chapter 15



# Chapter Quiz

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- 1. Which appraisal approach is BEST described as assessing the value of a property by determining the amount it would cost to replicate the structure in its existing condition on a similar parcel of land?
  - A. cost approach
  - B. income approach
  - C. market data approach
  - D. sales comparison approach

- 2. Properties that have the highest risk potential for flooding are referred to as Flood Zone \_\_\_\_\_ properties.
  - A. A
  - B. B
  - C. O
  - D. X

#### 3. A recert does NOT

- A. address issues in a "subject to" appraisal.
- B. change the effective date of the valuation.
- C. confirm the validity of the original opinion of value.
- D. verify that conditions stated in the original appraisal have been met.

- 4. An appraiser has been contracted to determine the value of a large apartment building for a potential investor. Which appraisal method is probably the most useful for this situation?
  - A. competitive market analysis
  - B. cost approach
  - C. income approach
  - D. sales comparison approach

#### 5. What type of lien is voluntary?

- A. judgment lien
- B. mechanic's lien
- C. mortgage lien
- D. property tax lien

- 6. What should be brought to closing to itemize any changes in a property's title since the preliminary title report was issued?
  - A. abstract of title
  - B. chain of title
  - C. continuation
  - D. title policy