Legal Considerations

Real property law is State law, however, there are many similarities among states. The secondary markets, especially Freddie Mac and Fannie Mae influences have brought a lot of standardization to mortgage lending.

Real Property

- Defn: Land and items attached to land, that is, the land and the improvements that are attached.
- Question: Is a range real property?

Legal Description: Survey Based

Metes and Bounds (from Wikipedia)

- Metes and bounds is a system or method of describing land, 'real' property (in contrast to personal property) or real estate. The system has been used in England for many centuries, and is still used there in the definition of general boundaries. By custom, it was applied in the original 13 colonies that became the United States, and in many other land jurisdictions based on English Common Law.

Metes and Bounds (from Wikipedia)

- The term 'metes' refers to a boundary defined by the measurement of each straight run, specified by a distance between the terminal points, and an orientation or direction. A direction may be a simple compass bearing, or a precise orientation determined by accurate survey methods. The term 'bounds' refers to a more general boundary description, such as along a certain watercourse, a stone wall, an adjoining public road way, or an existing building.
Property Rights

- Property rights may be divided in many ways
- Ownership is the highest bundle of rights
- Typical rights are occupation, right to sell, and right to “quiet enjoyment” (Quiet enjoyment is a right to the undisturbed use and enjoyment of real property by a tenant or landowner.)
- Right to occupation is often sold as a lease

Non possessory rights
- Easements – utility easements for water, sewer, electric, etc. lines give right to use, but not to possess
- Profits – e.g. the right to remove oil or minerals.
- License – e.g. the right to attend a concert or sporting event
- Security Interests

Security Interests
- E.g. the interest you grant to the person who holds your mortgage
- A mortgage provides the lender with what is referred to as a “secured interest.” This provides the lender with rights if you fail to comply with the terms of your mortgage
- Mortgage is rooted in French for “dead pledge”
Forms of Ownership

- Single ownership such as a person or a corporation
- Various forms of joint ownership including husband and wife, or partnerships
- Community Property – housing coops
- Condominium – a special form of community ownership
  - Each unit has its own mortgage
  - Each unit is individually taxed
  - The interior of each unit is like single ownership

Non-individual Owners

- General Partnerships (has the usual disadvantage of partnerships)
- Limited Partnerships
- Corporations
- Trusts
- REIT (Real Estate Investment Trust) – A legal form of ownership that follows the laws governing REITs to prevent double taxation
  - [http://www.whitestonereit.com/map_houston.html](http://www.whitestonereit.com/map_houston.html)

Concept of Title

- Title = Ownership (the highest level of rights)
- Title is an abstract term. It refers to the bundle of rights that are documented through a chain of title over time

Private Limits on Title

- Security Interests
- Leasehold Interests
- Covenants (i.e. rules in subdivisions or Planned Unit Developments, PUD)
- Why do we voluntarily limit our ownership rights?

Public Limits on Title

- The State has various police powers
  - Power to condemn
  - Power to regulate through zoning
  - Building codes
  - Environmental concerns (e.g. drainage)
  - Property taxation

Good and Marketable Title

- Ownership can be traced over time
- Has no "defects" in title (i.e. questions about ownership)
The Deed
- A common way to convey title is with a deed
- A valid deed
  - Must be in writing
  - Identify who title is being conveyed to
  - Identify the property (typically by using the "legal" description)
  - Signed by the person making the conveyance

Deed (continued)
- Also need "consideration", that is something of value such as money
- Delivery – has to be clear intent to deliver

WARRANTY DEED
- For good consideration, we (I)
  [Signature]
  of ______________________________, County of _________________,
  State of ___________________________, hereby bargain, deed and convey to ______________________________ ,
  County of ____________________________, State of ___________________________, the following described land in ____________________________, free and clear with WARRANTY COVENANTS, to wit:

  Grantor, for itself and its heirs, hereby covenants with Grantee, its heirs, and assigns, that Grantor is lawfully seized in fee simple of the above-described premises; that it has a good right to convey; that the premises are free from all encumbrances; that Grantor and its heirs, and all persons acquiring any interest in the property granted, through or for Grantor, will, on demand of Grantee, or its heirs or assigns, and at the sole expense of the same, execute and deliver to Grantee, its heirs, and assigns, an assurance of title sufficient to convey fee simple title in the said premises.

  Being the same property conveyed to the Grantors by deed of ____________________________, dated _________________, 20____.

WITNESS the hands and seal of said Grantors this ______ day of _________, 20____.

[Signature]
Grantor

[Signature]
Grantee

STATE OF ___________________
COUNTY OF _________________
On _____________________________ before me, _____________________________, personally appeared

On _____________________________, personally appeared

Types of Deeds
- General Warranty Deed
  - The grantor does indeed own the property
  - Has the full right to convey
  - No claims exist on the property except those noted
  - Quiet Enjoyment – means that no person with a superior claim can interfere with the grantees use and possession of the property

Types of Deeds
- Special Warranty Deed
  - Says that the grantor is conveying all the rights he had when he acquired the property
- Deed Without Warranty
  - Seller asserts ownership but does not warrant the quality of the title
- Quitclaim Deed
  - Grantor quits any claim on the property
  - The most "popular" deed that you will see in public records
  - Often used after divorce and other situations to clear a "cloud" or possible defect in title
Methods of Title Assurance

- Lawyer Abstract of Title and Opinion
- Title Insurance
  - An insurance company (e.g., Alamo Title) guarantees that the title is good
  - Two kinds of policies used at closing
    - Owners policy – defends the owner against title claim
    - Mortgagee (or lenders) policy – defends the quality of the lien
  - Both paid in full at closing
    - Owners policy commonly paid by seller
    - Mortgagee policy paid by buyer
  - Insures for events that happened in the past

Title Insurance

Why Title Insurance and not Abstract and Opinion?
1. Definite contract liability to the premium payer
2. Reserves sufficient to meet insured losses
3. Supervision by an agency of the state
4. Protection to the policyholder against financial loss because of any kind of title defect, disclosed or hidden

While an abstract and opinion method may still be used because of cost considerations, in general title insurance is used. As a general rule, lenders will require that a buyer use title insurance.

Recording Acts

- Various legal transactions can be recorded with the County
  - This is typical for Plat Maps, Zoning, Subdivision Covenants, Deed Restrictions.
    - May record a lease
  - Items that are recorded are said to have given "constructive notice." i.e. anybody can find this information if they want

Mechanics Liens

- A person who does work on a house, or delivers materials to a job site has a mechanics lien on your property. Depending on the State, they may be filed before or after work on your property

- [http://jordanheights.com/lien/lien-paid.htm](http://jordanheights.com/lien/lien-paid.htm)
Essential Elements of the Mortgage Note

- Amount borrowed
- Rate of interest
- Payment amount, due date, and term
- Maturity date
- Reference to the mortgage
- Default
- Penalties for late payment
- Both the Note and Mortgage or Deed of Trust are often "Uniform" instruments of FNMA/FHLMC

The Mortgage

- A security interest on a property
- Typically executed along with a promissory note that obligates the borrower to repay the loan
- If the borrower fails to honor the note, the security interest is pursued

Deed of Trust

- Like a mortgage, but is a three party instrument with lender, borrower, and trustee
- In theory, the trustee holds the Trust Deed so it may be easier for the lender to pursue his security interest in the case of default

Important Mortgage Clauses

- Requires borrower to pay all charges and liens (note payments, property taxes, etc.)
- May require servicer to collect reserves for taxes and insurance
- Must carry hazard insurance, and possibly flood insurance
- Preserve the property (don't allow wasting of the property)
Important Mortgage Clauses

- **Transfer of Property**
  - Often has a due on sale clause
  - "Acceleration" (requires the balance to be paid immediately)

- **Borrowers right to reinstate**
  - If the borrower gets behind on payments, they are allowed to catch up prior to foreclosure

- **Lender in Possession**
  - Terms under which the lender can take over the property

- **Release**
  - The lender will release you from the mortgage when you repay the note

- **Prepayment (rules of prepayment stated)**
  - Typically no prepayment penalty for Fannie Mae and Freddie Mac loans
  - No prepayment penalty on VA loans
  - Subprime loans often have prepayment penalties
  - Commercial loans typically have prepayment penalties in the form of "yield maintenance" agreements

- **Future Advances**
  - This mortgage could cover future advances made on the property (useful for construction loans, and the lien will apply to any future property improvements)

- **Subordination Clause**
  - Lists the lien priority

- **Assumption**
  - Lender may need to qualify the party assuming the loan
  - Recourse may still go back to the original borrower

- **Recourse** – The ability of the Lender to seek a judgment from the borrow for non payment, in addition to foreclosure of the property.
  - Common for home mortgages and Commercial Bank loans

- **Nonrecourse loan: No personal liability**
  - Common for non bank commercial mortgages

**Seller Financing**

- When the seller provides all or part of the financing
- May be in the form of a second mortgage
- May be in the form of a "Contract for Deed" or land contract
  - Will deliver deed after all note payments are made

**Mortgage Default**

- **What is a default?**
  - Any breach of the mortgage contract (such as failure to maintain your property)
  - In practice, its when you miss a note payment
  - Generally foreclosure procedures are not initiated until 3 mortgage payments have been missed
Mortgage Default Workouts

- Workouts are when you make a deal not stated in the original agreement
  - Extension in time to pay
  - Forgive some debt
  - Change interest rate
  - Allow loan to be assumed
  - Short sales (allow property to be sold for less than the note balance and accept the lower amount as satisfaction of the mortgage)
  - Deed in lieu of foreclosure
  - Friendly foreclosure
  - Prepackaged Bankruptcy

Foreclosure

- Judicial foreclosure – pursuing the foreclosure process through the courts
- Non judicial foreclosure – follow accepted State procedures but does not through the courts.
  - Non judicial foreclosure is usually cheaper and faster, and more common in Deed of Trust States
  - Texas, a trust deed state, allows non judicial foreclosure and has the fast foreclosure speed in the country

Power of Sale States

- When the property is sold to partially (or fully) satisfy the mortgage
- Redemption
  - All states allow "equitable" redemption, which is the right to redeem prior to completion of foreclosure
  - Some states (mainly agricultural) also allow "statutory" redemption – the right to redeem even after the foreclosure sale
- Redemption is typically allowed for some period on Tax foreclosures

Foreclosure

- Title is often "cloudy" after a foreclosure
- Deed received has no warranty
- Deficiency Judgment – most states allow lenders to seek a judgment if the foreclosure sale does not net enough money to cover the loan balance plus accrued interest and lawyer and other costs
- Tax foreclosures are by the county sheriff if the owner has not paid property taxes
More Foreclosure (continued)

- Deficiency judgment: Judgment against mortgagor for unrecovered balance
  - Example:
    - Net foreclosure auction price: $100,000
    - Remaining loan balance: $120,000
    - Deficiency judgment: $20,000

Bankruptcy

- Often a borrower will declare bankruptcy to slow down the foreclosure proceedings or because other financial distress is occurring at the same time
- This may complicate the foreclosure process as the bankruptcy rules must also be followed
- Mortgage lenders must be careful to not be perceived as receiving preferential treatment

Bankruptcy

- Chapter 7- straight bankruptcy
  - In this case assets are sold to pay off creditors. Creditors receive some fraction of what is owed according to their lien priority. The mortgage holder typically gets the value the house can be sold for.
- Chapter 11- business owners reorganization
  - Typically keep liens on real property. Often used to get out of leases – e.g. Sharper Image
- Chapter 13- Personal reorganization