Lease: Franklin County Water District

Eugene and Helen Gilstrap (Borrowers)

LAND LEASE REVIEW CHECKLIST PURSUANT TO FANNIE MAE SELLING GUIDE VII, 102.03 (06/30/02)

Date:

Dec. 4, 1972 (date of lease)

These leaseholds have been reviewed. We do not "approve" leaseholds agreements. It is up to the lender to close or reject the loan after reading the review.

*The underlying lease agreement submitted for review is dated Nov. 16, 1970. The assignment of lease also submitted for review reflects an assignment of an underlying lease agreement dated June 15, 1971. The June 15, 1971 lease agreement, if any, was not submitted for review and PeirsonPatterson, LLP makes no comment on same.

		OK / No
1	Leases have received market acceptance in subject area.	X/
2.	Mortgage covers property improvements and leasehold interest.	X_/
3.	Leasehold covers real property (real estate) and subject to the lien.	X/
4.	Leasehold insured by Lender's title policy.	<u>?/</u>
5.	Term of estate runs at least five (5) years beyond maturity date of mortgage unless	X/
	fee simple vests earlier in Borrower or owner's association.	
6.	Delegated approval for FNMA to Lender	?/?
7.	30 Day Notice to Lender and opportunity to cure or takeover Borrower's rights under lease.	/_X
8.	Leasehold must be assignable or transferable	X/
9.	No limit on number of transfers, mortgages, or sublets.	X /
10.	Transfer requires only reasonable fee and/or reasonable docs. Credit review or other	X/
	qualifying criteria for transferee not allowed.	
11.	The leasehold estate and the mortgage must not be impaired by any merger of	n/a /
	title between the lessor and lessee or by any default of a sublessor.	
12.	Borrower retains voting rights in owner's association, if applicable.	n/a/
13.	Borrower required to pay taxes, insurance, and any owner's association dues on land and improvements.	n/a/
14.	Lease in good standing.	n/a /
15.	No default provision other than non-payment of rent causing forfeiture or termination.	
16.	Provisions protecting Lender regarding condemnation.	
17.	If option, at Borrower's sole option and no time limit.	
18.	If option, both lease and option are assignable and upon exercise mortgage lien	
	becomes lien on fee simple with same degree of priority that it had on the the leasehold.	
19.	If option, initial purchase price is appraised value of land on the date	n/a /
	the lease is executed.	
20.	If tied to external index, initial land rent should be established as a % of the land's	n/a /
	appraised value on the date the lease was executed. The purchase price can be adjusted	
	annually to reflect % increases/decreases.	
21.	If improvements constructed after lease is executed, purchase price of land should be	n/a/
	lower of current appraised value of the land or the amount that results when the % of	
	the total original appraised value that represented the land alone is applied to the	
	current appraisal value of the land and improvements. If tied to an external index, the	
	initial land value must not exceed 40% of combined value of land and improvements.	

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Matthew R. Filpi, Attorney- PeirsonPatterson, LLP	6/27/14	
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