



CREATIVE FINANCING

Carrying Back a Second? You Need a Lender's Title Policy

Creative financing: You've heard of it, and, as a seller, the idea sounds pretty attractive. But, do you know everything you need to know about carrying back a second; essentially, about becoming a lender? You better know the same things that financial institutions know—you better know about lender's title insurance.

It's time to sell your \$150,000 home, a home that you have owned for fifteen years, a home in which you have substantial equity. The loan terms call for a \$20,000 down payment from your buyer, a new \$100,000 loan from a local savings and loan, and for you, the seller, to carry back a note for the remaining \$30,000.



Will you, the seller, need title insurance?

Yes, you will. Everyone who retains an interest in the property needs title insurance. When you took on the role of lender, you retained a record title interest which you will want to protect for the term of the loan.

But, why would you need lender's title insurance when the repayment of your loan is assured by a lien in the form of a recorded deed of trust against the property? What could possibly go wrong?

You must insure yourself for the same reason that financial institutions obtain title insurance—for the protection of your investment. You must be assured that your lien on the property cannot be defeated by a prior lien or other interest in the property, which, if exercised, would wipe out your security.

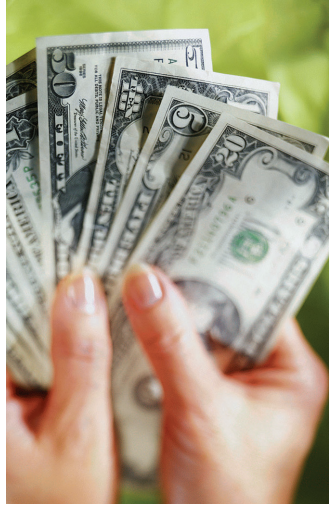
Anything that involves the new buyer's ownership rights to the property is of direct interest to you because you are holding the second mortgage. If such ownership rights are in question or defective, you may have trouble collecting your monthly mortgage payments. But, you say, there is nothing in your property's history that could cause problems: no problems with easements, no problems with boundaries, no problems with rights-of-way.

Contrary to what may be popular belief, these matters are not the only source of title problems; a large proportion of title problems arise out of man's interaction with man. The fact of a marriage, a divorce, a death, a forgery, a judgement for money damages, a failure to pay state or federal taxes—these occurrences can and usually will affect your rights as a mortgage lender.

As an example of what can befall the lender, did you know that a federal tax lien recorded against your "buyer" before the loan transaction is concluded may result in the loss of security in "your" home? Sophisticated mortgage lenders are aware of this possibility as well as many others which could jeopardize their loan security and seek the protection afforded by a lender's title insurance policy.

If you are considering carrying back a second, be sure to get all the facts regarding the benefits of lender's title insurance. California Title Company will be happy to provide the information you need.

This article was published by the California Land Title Association. Member companies of the California Land Title Association are dedicated to facilitating the transfer of real property throughout California and increasing the public's awareness of the value and purpose of title insurance.



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California Land Title Association
www.cлта.org

SAN DIEGO

2365 Northside Drive, #250
San Diego, CA 92108
619.516.5227 | 800.542.6332
619.516.5249 FAX

ORANGE

27405 Puerta Real, #120
Mission Viejo, CA 92691
949.582.8709 | 800.393.1892
949.582.2449 FAX

LOS ANGELES

100 North First St., #404
Burbank, CA 91502
818.382.9889 | 800.280.9131
818.380.0807 FAX