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Introduction

The introduction to the 9th edition of this text expressed optimism about an economic recovery from the Great Recession. The introduction to the 10th edition of this text declared it an excellent time to invest in real estate because prices and interest rates were low, even if banks were being very selective screening potential borrowers.

That optimism proved to be warranted and the investment advice well-founded. As of August 2015, the unemployment rate is down to 5.1% nationally, though in some states it still hovers at 7% and in some cities it is still as high as 10%. Other economic indicators are strong, and economists predict continued job creation, which will fuel consumer spending, which will in turn entice businesses to hire and invest more.

All of this translates into optimistic news for the U.S. housing market. As of mid-2015, existing home sales (which make a comparatively large proportion of all home sales) had surged to their highest level since November 2009. According to the National Association of REALTORS®, existing sales climbed 5.1% month over month to an annual rate of 5.35 million sales. As of mid-2015, sales have been up year-over-year for eight straight months. Homes are selling quickly again, and price growth in many markets continues to hover at or near double-digit appreciation. According to the National Association of REALTORS®, as of mid-2015, the number of existing homes sales with a final selling price between $250,000 to $500,000 rose 17.4% year over year. Transactions valued between $500,000 and $750,000 were also up 14.5%, while the $750,000 to $1 million bracket increased 12.5%.

However, in order to fuel sustained improvement in housing demand, consumers will need a consistently improving ability to finance a home purchase. Rapidly rising home prices juxtaposed against minimal wage growth will pose a barrier to entry into the housing market for many Americans.

Democracy as a political system, when coupled with capitalism as an economic system, is based on the private ownership of real and personal property. Therefore, in the United States, individuals and corporations may own real property under the laws of this country. Such private ownership, called the allodial system, allows for fee simple ownership, which expands the simple rights of property use and control during an owner’s life to include the powerful right to designate to whom a property passes upon the owner’s death. As a result, owners may effectively translate their work efforts into tangible real and personal property assets and thus accumulate an estate to enjoy and control into the future.
The desire to accumulate a measurably valuable estate and to generate a revenue stream is no doubt one major reason for the tremendous interest in the ownership of real property in this country. It appears that almost everyone gives high priority to the ownership of real estate, from the smallest condominium to the largest shopping center.

This 11th edition of *Essentials of Real Estate Investment* examines the current real estate market and describes the various opportunities for real estate investors. Real estate may provide a profitable alternative for an investor's portfolio with much of the income sheltered by deductions for operational costs, interest expenses, and depreciation.

This text is divided into two major sections—Principles and Practices—and the units are presented as follows.

**Section A: Principles of Real Estate Investment**

- Unit 1 introduces the nature of the real estate market and explores purposes for investing in real estate as an alternative to other forms of investment. It also describes the advantages and disadvantages of real estate investments.
- Unit 2 provides an inventory of the various forms of real estate ownership, including individuals, groups, partnerships, trusts, and leaseholds.
- Unit 3 describes the market and property analyses necessary to determine the feasibility of a real estate investment.
- Unit 4 reviews the current income tax laws governing real estate investments. Included are a number of tax-sheltering alternatives.
- Unit 5 examines the financial requirements necessary to measure the economic feasibility of a real estate investment.
- Unit 6 completes Section A and investigates the financing alternatives for leveraging real estate investments. Included are discussions of the government's role in finance, sources of funds, types and forms of real estate loans, special loan provisions for investment financing, and default and foreclosure consequences.

**Section B: Practices of Real Estate Investment**

- Unit 7 begins a unit-by-unit examination of the various types of real estate available for investments. Here, descriptions of single lots and acreage are presented together with the special analyses these types of investments require.
- Unit 8 examines the investment requirements for residential properties and includes single-family homes, multi-unit apartments, cooperatives, and condominiums.
- Unit 9 explores investing in office buildings, including management requirements.
- Unit 10 describes investments in commercial properties, including strip store buildings and small and large shopping centers.
- Unit 11 presents the opportunities for investing in industrial properties, including industrial parks, warehouses, and lofts.
- Unit 12 examines a variety of alternative real estate investments, including manufactured-home parks, motels, amusement parks, and housing for the elderly, among others.
Acknowledgments

David Sirota received his Ph.D. in Real Estate from the University of Arizona in 1971. He taught real estate subjects at many universities, including the University of Arizona in Tucson, Eastern Michigan University in Ypsilanti, National University in San Diego, and California State University in Fullerton, and at one time headed the Department of Real Estate at the University of Nebraska in Omaha. Dr. Sirota has also written state licensing exam questions for the Arizona Department of Real Estate and ETS. He was involved as a consultant in the development of a congregate care center in Green Valley, Arizona, and acts in a consultant capacity for individuals and developers. He was a founding member of the Real Estate Educators Association (REEA), securing one of its first DREI designations.

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Principles of Real Estate Investment
Introduction to Real Estate Investment

LEARNING OBJECTIVES

After successfully completing this unit, you will be able to

- describe the nature of the real estate market,
- discuss the purposes of investing in real estate,
- list the advantages and disadvantages of investing in real estate, and
- explain the concept of sustainability.

betterments  leverage  relative scarcity
bundle of rights  liquidity  risk
buyer’s market  longevity  seller’s market
cycle  market segmentation  sheltering
demand  market value  supply
discretionary funds  permanence  sweat equity
easy money  personal property  tight money
fixity  property  value in use
forgoing  real estate
highest and best use  real property

INTRODUCTION

Property is anything that can be owned. Real estate is defined as land and all natural and human-made improvements permanently attached thereto, and the rights appurtenant, including air and mineral rights. All other property is personal property. To own real estate is not only to possess the physical property but also to acquire certain legal rights to its continual peaceful use and redistribution. When we acquire real estate, we also acquire an accompanying bundle of rights in the property. These are the rights of use, possession, control, enjoyment, exclusion, and disposition, including the right to pass the property on by means of a will, and they change the definition of real estate to real property.
The ownership and control of real estate is a fundamental part of our lives. We depend on real property to provide us with shelter and to satisfy other basic needs. In our country these essential needs are met in various ways. Because technological achievements have advanced our living standards, we are no longer individually dependent on the ownership of land for the fulfillment of our basic needs. We rent or own an apartment or a house that is serviced by utility companies and financed by lending institutions. We work in office buildings, manufacturing plants, and shops, and we purchase our goods in stores, play in parks, and consume the products of far-off farms and ranches.

Many persons now have the financial capability to step beyond using real property to supply only their basic necessities. These individuals also acquire real estate as an investment, a creator and a storehouse of value that represents the conversion of their work efforts into a tangible, valuable asset.

A real estate investment can be described as the commitment of funds by an individual with a view to preserving and increasing capital and earning a profit. We all make investments of various kinds throughout our lives. We invest time, energy, and money in educating ourselves and our children, in purchasing cars, in obtaining good health care, in accumulating savings, and in pursuing other ventures necessary to ensure a better quality of life.

In many instances, investment also represents the forgoing of some present comforts in anticipation of future benefits. Forgoing instant gratification, although often painful, is necessary in the accumulation of the savings essential to the acquisition of investment property.

A real estate investment sometimes requires something as important as money—it often involves the application of personal time and effort. This hands-on approach to an investment is called sweat equity.

Investment in real estate, however, extends beyond our everyday activities and concerns the commitment of free money, money accumulated in excess of funds required to secure life’s necessities. This free money, often called discretionary funds, can be viewed as money available for investment.

THE NATURE OF THE REAL ESTATE MARKET

Characteristics of Real Property Investments

Each parcel of real estate is unique and thus requires an individual investment analysis relevant to its specific locational attributes. However, all real property has certain common characteristics that affect its value. These characteristics include fixity, longevity, permanence, risk, and market segmentation.

Fixity. Real estate is fixed in location, which greatly restricts the scope of its marketability. As a result of this fixity, real estate values are affected by any political and economic activities occurring in the immediate vicinity.

Longevity. Real estate is generally considered to be a long-term investment because of the durability of the improvements and the permanence of the land. This quality of longevity enables investors to estimate, with some degree of reliability, the present value of a future stream of income from their properties.

Permanence. It is the attribute of permanence that forms the basis for our system of long-term mortgage-debt amortization. Investment in real estate usually involves rela-
tively large dollar amounts that require complex financial arrangements. These complexities, in turn, require the expertise of lawyers, accountants, brokers, property managers, real estate consultants, and other specialists.

**Risk.** Real estate investment is a **risk** — a relatively high-risk venture that reflects the uncertainties of a somewhat unpredictable market. In fact, there is no readily identifiable, organized national market for real estate as there is for stocks and bonds. The realty market is a combination of local markets that react speedily to changes in local economic and political activities and somewhat more slowly to regional, national, and international events.

**Market segmentation.** The real estate industry also suffers from **market segmentation**. The fractured aspect of this unorganized and largely unregulated market is further complicated by the lack of standardization of the product and the fact that many of the market’s participants react intuitively, giving little attention to formal feasibility or marketing studies. The real estate investment market is divided into submarkets such as retail, warehouse, residential, and others, compounding the complexity of investing. However, the investor who seeks qualified help and takes advantage of available protective measures can often mitigate some of the risks.

Besides these inherent characteristics of real property, many government activities also directly or indirectly influence property values. At the federal level, income tax laws are often confusing and frustrating. So is the government’s regulation and control of money. This power effectively dictates the extent of real estate activity through manipulation of the supply as well as the cost of mortgage money.

Our various levels of government also function in numerous other ways to affect real estate property values. Environmental controls and impact studies add time and costs to the development of land—costs that are inevitably paid by consumers. Local political attitudes regarding zoning and growth restrictions act to raise the prices of properties already developed, effectively creating a monopolistic position for their owners.

Fueling these political attitudes is the antigrowth philosophy of citizens in some areas where property taxes and other public costs are rising at an alarming rate to serve an ever-increasing population. “Not in my backyard” has become the slogan in these troubled cities.

**Decline of the Realty Market**

In the early 2000s, the subprime mortgage market more than doubled its offerings of hybrid ARMs with artificially low initial payment schedules and other very liberal qualifying standards. Fannie Mae and Freddie Mac loans also became available in various forms using very liberal qualifying standards, thereby creating many risky loan products.

The overall housing market boom began to decline in 2006. The subprime market was the first to crash, but by 2007, Fannie Mae and Freddie Mac were also in trouble. Borrowers found themselves unable to pay their sharply increased mortgage payments as adjustable rate loans began to be reset at higher rates. Refinancing was no longer an option because realty values were declining and a slow market made it very difficult to sell. In September 2008, Fannie Mae and Freddie Mac were placed into conservatorship under the newly formed Federal Housing Finance Agency.

On February 17, 2009, President Obama signed into law the American Recovery and Reinvestment Act, the stimulus bill with the important elements of federal tax cuts, expanded unemployment benefits, and other social welfare provisions. On February 18, 2009, the President announced the formation of the Homeowners Affordability and Sta-
The Home Affordable Modification Program (HAMP) is available to eligible holders of real estate that is either a residence or residential rental who are employed but unable to make their mortgage payment. Loans may be modified to create affordable payments in order for the lender to avoid foreclosure. In addition to modifications of Freddie Mac and Fannie Mae, also available are FHA-HAMP and VA-HAMP modifications.

- The Home Affordable Refinance Program (HARP) and HARP 2.0 are available to eligible Freddie Mac and Fannie Mae mortgage holders who are not behind on their payments but are unable to refinance at a lower interest rate because the value of their home has declined.

- Other programs have been made available through the Financial Stability Improvement Act of 2009 and include the following:
  - Principal Reduction Alternative (PRA)
  - Second Lien Modification Program (2MP)
  - FHA Home Affordable Modification Program (FHA-HAMP)
  - USDA’s Special Loan Servicing
  - Veteran’s Affairs Home Affordable Modification (VA-HAMP)
  - Home Affordable Foreclosure Alternatives Program (HAFA)
  - Second Lien Modification Program for Federal Housing Administration Loans (FHA-2LP)
  - FHA Refinance for Borrowers with Negative Equity (FHA Short Refinance)
  - Home Affordable Unemployment Program (UP)
  - Housing Finance Agency Innovation Fund for the Hardest Hit Housing Markets (HHF)

Programs such as these have allowed many borrowers to keep their homes in spite of the financial conditions of the Great Recession. For more programs available to real estate owners and for specific eligibility, visit https://www.makinghomeaffordable.gov/steps/pages/step-2-all-programs.aspx.

Supply of and Demand for Real Estate

In the very broadest sense, the supply of land is unlimited. Although it is true that the earth represents a fixed supply, it is also true that this supply can be extended indefinitely by building under as well as over the land masses and the open seas. Still, there are huge expanses of land that remain unusable in their present state or are uninhabitable because of geophysical circumstances.

It is the relative scarcity of usable land, however, that is important to real estate as an investment vehicle. Relative scarcity is what establishes the basic value for real estate. The economic worth of property fluctuates with the effective demand for strategically located and thus, by definition, relatively scarce parcels of land. Even more important than the supply of and the demand for unimproved land are the interactions of these economic factors as they affect the existing stock of improved real estate.
321,363
74,518
21,051
36,772
16,695
199,150
30,983
84,327
83,839
47,695
6,306
78
255,161
246,845
127,847
158,362
38,089
10,763
18,784
8,541
99,232
15,908
42,389
40,934
21,041
2,163
14
124,529
120,273
64,714
163,001
36,429
10,288
17,988
8,153
99,918
15,075
41,938
42,905
26,654
4,143
64
130,631
126,572
63,133

.16 years and over
.18 years and over
.15 to 44 years

MALE
.Under 18 years
.Under 5 years
.5 to 13 years
.14 to 17 years
.18 to 64 years
.18 to 24 years
.25 to 44 years
.45 to 64 years
.65 years and over
.85 years and over
.100 years and over

.16 years and over
.18 years and over
.15 to 44 years

FEMALE
.Under 18 years
.Under 5 years
.5 to 13 years
.14 to 17 years
.18 to 64 years
.18 to 24 years
.25 to 44 years
.45 to 64 years
.65 years and over
.85 years and over
.100 years and over

.16 years and over
.18 years and over
.15 to 44 years

2015

BOTH SEXES
.Under 18 years
.Under 5 years
.5 to 13 years
.14 to 17 years
.18 to 64 years
.18 to 24 years
.25 to 44 years
.45 to 64 years
.65 years and over
.85 years and over
.100 years and over

Sex and age

Ess_RE_Investment_11e.indb 6

135,914
131,862
64,412

169,084
37,222
10,658
18,460
8,104
100,863
14,632
43,705
42,527
30,999
4,311
85

130,110
125,875
66,545

164,812
38,937
11,150
19,309
8,478
100,904
15,396
44,796
40,712
24,970
2,382
22

141,085
137,010
65,894

175,211
38,201
10,807
19,301
8,093
101,162
14,702
45,114
41,346
35,848
4,673
112

135,472
131,208
68,558

171,196
39,989
11,307
20,210
8,472
102,004
15,479
46,719
39,806
29,204
2,716
31

276,558
268,218
134,451

146,218
141,904
67,294

181,148
39,244
10,875
19,717
8,653
101,839
14,886
45,928
41,025
40,066
5,580
130

140,749
136,219
70,470

177,323
41,104
11,377
20,649
9,078
103,510
15,720
47,949
39,841
32,709
3,366
38

286,967
278,123
137,764

358,471
80,348
22,252
40,366
17,730
205,349
30,605
93,878
80,865
72,774
8,946
168

151,281
146,839
68,657

186,649
39,809
11,004
19,923
8,882
104,214
15,610
46,385
42,219
42,625
7,160
143

145,978
141,314
72,136

183,013
41,700
11,512
20,867
9,321
106,624
16,515
48,627
41,481
34,690
4,418
44

297,259
288,153
140,793

369,662
81,509
22,516
40,790
18,203
210,838
32,125
95,013
83,700
77,315
11,579
188

155,835
151,329
69,760

191,681
40,352
11,243
20,118
8,991
107,267
16,130
46,881
44,256
44,062
8,736
174

150,799
146,066
73,354

188,335
42,269
11,761
21,072
9,436
110,408
17,069
49,197
44,142
35,657
5,378
56

306,634
297,395
143,114

380,016
82,621
23,004
41,190
18,427
217,675
33,199
96,078
88,398
79,719
14,115
230

159,879
155,342
71,298

196,409
41,067
11,530
20,483
9,054
110,400
16,361
48,141
45,897
44,943
10,213
235

155,273
150,507
75,039

193,525
43,018
12,061
21,453
9,504
114,162
17,319
50,584
46,259
36,346
6,299
76

315,152
305,850
146,337

389,934
84,084
23,591
41,936
18,558
224,562
33,680
98,725
92,157
81,288
16,512
310

(Resident population as of July 1. Numbers in thousands)
2030
2035
2040
2045

346,407
78,190
22,115
39,511
16,565
203,166
30,180
91,833
81,152
65,052
7,389
143

2025

163,669
159,071
72,911

201,034
41,963
11,786
20,979
9,197
112,927
16,499
49,516
46,912
46,144
11,124
334

159,645
154,814
76,802

198,770
43,955
12,329
21,972
9,655
117,219
17,468
52,093
47,658
37,595
6,854
108

323,314
313,885
149,714

399,803
85,918
24,115
42,951
18,852
230,147
33,967
101,609
94,570
83,739
17,978
442

2050

167,572
162,870
74,627

205,725
42,855
11,964
21,476
9,414
115,100
16,743
50,828
47,529
47,770
11,259
428

164,199
159,259
78,637

204,147
44,889
12,515
22,492
9,882
119,719
17,726
53,502
48,491
39,540
6,941
137

331,770
322,129
153,263

409,873
87,744
24,479
43,969
19,296
234,819
34,469
104,331
96,020
87,309
18,201
564

2055

171,817
166,995
76,141

210,605
43,610
12,096
21,862
9,652
117,077
17,119
51,787
48,171
49,917
11,243
523

169,051
163,986
80,233

209,663
45,677
12,652
22,895
10,130
121,870
18,120
54,516
49,233
42,116
6,944
167

340,868
330,980
156,374

420,268
89,288
24,748
44,758
19,782
238,947
35,239
106,303
97,404
92,033
18,187
690

2060

FIGURE 1.1

266,024
257,737
130,958

333,896
76,159
21,808
37,769
16,582
201,768
30,028
88,501
83,238
55,969
6,693
106

2020

6
Essentials of Real Estate Investment Eleventh Edition

One of the principal components of demand is population, not only in terms of
numbers of people but also in terms of subgroupings according to age and income.

The current U.S. population topped 320 million in 2015 and is expected to grow to
more than 398 million people by the year 2050 (see Figure 1.1: Projections of the Population by Selected Age Groups and Sex for the United States: 2015 to 2050).

Projections of the Population by Selected Age Groups and Sex for the United States: 2015 to 2050

Source: U.S. Census Bureau

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Migrational trends and locational economic base analyses can be developed to estimate variations in the demand for real estate within a given area. Changes in location as well as changes in living patterns determine where there will be growth in demand for real property and what this demand will require in terms of housing and related real estate developments.

A **tight money** market occurs when interest rates are high and loans are difficult to find. An **easy money** market reflects low interest rates and lots of money available for real estate loans.

**Supply** can sometimes be viewed as a function of **demand** when the bidding on scarce properties forces prices upward. Serving effective demand and anticipating its impact is a real estate supplier’s most important skill, one that industry professionals and investors are vigorously pursuing with increasing degrees of sophistication in order to perfect investment strategies. Because most real estate developments involve a time lag, which exists because of the time it takes to prepare raw land and construct new buildings, shrewd investors constantly study the market to anticipate demand.

Often, supply itself may be viewed as an accelerator of demand. The imposition of growth controls, building moratoriums, and stringent environmental controls seriously inhibits the increase of new housing stock and puts the full pressures of demand on existing property owners. These owners then enjoy a virtual monopoly which affects rental rates and property prices. Thus, the available stock of improved real estate itself establishes the design, quality, price, and terms for the consumer.

### Real Estate Cycles

Keeping in mind the cause-and-effect relationship between supply and demand, we can now examine the cyclical nature of the real estate market. A real estate **cycle** (see Figure 1.2: Real Estate Cycles) is frequently described as either a **buyer’s market** or a **seller’s market**. A buyer’s market indicates a surplus of supply and a downward price trend, favoring the purchaser. In a seller’s market, supply is short and demand is high—prices are forced upward by the competitive market situation.

![Real Estate Cycles](image)

Because the term **cycle** implies repetitive, ongoing fluctuations in price, the buyer’s and seller’s markets are equal and opposite partners in the cycle. Thus, we can begin at any stage of a real estate cycle to examine the total cycle’s fluctuation. If we enter a cycle some-
where near its peak, we can observe a shortage of supply, high prices as a result of competitive bidding, and, logically, high concurrent profits for sellers. Such high profits act to attract new investors who wish to capitalize on the opportunities, and it is reasonable to assume that new construction will take place, regardless of costs. With new buildings available as additional inventory to satisfy demand, the market cycle will level temporarily and then start to fall until supply exceeds demand. At this point, the cycle has reached its valley, and conditions are those of a buyer’s market.

Other catalysts can affect a cycle, acting to speed it up or slow it down, to raise or lower its peaks and valleys. Included among these catalysts are tax reforms, interest rate fluctuations, a depression or recession, or even a national crisis such as the tragedy of 9/11, to name only a few.

The inherent imperfections of the real estate market contribute to the perpetuation of the cyclical trend. Lack of communication among real estate building contractors, coupled with the time lag between the start-up and the completion of buildings, is a major factor in this problem. Another problem arises when contractors base a decision to build on gut feelings instead of market research. Real estate tends to have a longer contraction phase than other types of industry. A manufacturer of appliances may lay off workers and cut back production to ride out a contraction in the market. The owner of an office building still has the same amount of space to lease and therefore may stay in contraction longer.

Entering the market at the peak of a cycle involves planning, possible rezoning, and financing, as well as labor and material acquisitions in anticipation of construction. When building continues at a feverish pace to capture the profits of backlogged demand, little thought is given to overbuilding until the inevitable occurs and supply exceeds demand.

Now the situation is reversed, with few buyers and many alternative properties from which to choose. A concomitant lowering of prices results until little, if any, profits are left. Building ceases and market conditions continue at a low point until the excess supply is absorbed, at which time the market begins to move toward the peak again.

Despite the cyclical short-run fluctuations in any real estate market, property values, in general, rise over the long term. However, this trend is based on a summarization of activities involving many properties. Any individual property may react cyclically or counter-cyclically to the general activities of the marketplace, much as individual stocks gain or lose value within the stock exchange. Real estate investors are cautioned to consider each purchase carefully from both its micro and macro positions in the realty market. Investors must be aware of the long-term aspect of real estate investments.

**Value Theory of Real Estate**

Although all of the foregoing economic principles are important for potential real estate investors to keep in mind, in the final analysis investors will be primarily concerned with the value of one particular property. Real estate has value only as one in a series of alternative investment opportunities. Value is, in reality, in the eye of the beholder, the occupier, or the user.

A seller’s value is, more often than not, a reflection of personal and slightly sentimental feelings. Undoubtedly, the buyer or agent will have an entirely different opinion of the value of that particular property. Likewise, an insurable value, a condemnation value, and a taxable value, among others, may all indicate a different dollar amount for the same property.
In theory, the value of a parcel of real estate is interpreted to be market value, or its value as established in an exchange. As such, market value is defined as that price which a knowledgeable buyer will pay and a knowledgeable seller will accept for a property that has been exposed for sale to the market for a reasonable length of time and with neither buyer nor seller acting under duress or enjoying any advantage, financial or otherwise. Most real estate transactions will require an estimate of the market value of the property involved.

However, market value, as estimated by the seller, appraiser, or perhaps a real estate broker, may differ substantially from market price, which clearly is established by what the buyer will actually pay for the property.

When determining the value of a particular property at a specific point in time, an evaluator has several basic principles of value to use as guides. The principle of substitution contends that no rational, economical person would pay more for one property than for another of like design, quality, and utility. This principle is the basis for the cost approach and the comparable sales approach to estimating the market value of real property and usually establishes the uppermost limit of a property's market value.

The principle of balance identifies the problems that result from an oversupply or undersupply of a particular type of real estate. For example, too many condominiums of the same size, design, and price in one area would act to depress the values of all of these properties within the market.

The principle of contribution states that the value of an addition to a property is a function of its contribution to the overall profitability of the property, not just its construction cost.

The principle of conformity states that homogeneity in design and quality creates the most reasonable value for a property, while a property that is dramatically different from or nonconforming to its surroundings is invariably lowered in value.

The principle of anticipation stipulates that most investors make their investment decisions based on the measurement of the present value of an anticipated net income stream. This principle is the basis of the income capitalization approach to realty evaluation.

The principle of highest and best use is fundamental to estimating the value in use of a real estate investment. This principle is defined as that legal and possible use that is most likely to produce the greatest net return from a property over a given period of time.

In addition to its market value, real estate also has a value in use. This is the value on which a number of real estate investors rely and a value that could differ from the property's market value. For example, compare the market value of a property currently used as a parking lot with its potential value as the site for a high-rise office building. Thus, value in use is that use of the property that may or may not be its highest and best use.

As discussed earlier, value is primarily a function of the interactions of supply and demand. A relatively scarce but desirable item's value may increase specifically because of its scarcity and desirability. It must also be remembered that change is ever-present, thus affecting attitudes concerning desirability and value.

Real estate is considered to be just such a relatively scarce and desirable item. Its value is in a constant state of change because of a myriad of continuously operating social and economic forces. Estimators of real estate value must be acutely alert to three stages of change in property values:

1. Integration—a condition of developing value when building new
2. Equilibrium—a condition of stable value during the holding period
3. Disintegration—a condition of declining value during the aging process

A property's value is affected by the prevailing stage of change in its city or neighborhood. Because property cannot be moved, it may go through this evolutionary cycle many times during its economic life.

PURPOSES OF INVESTING IN REAL ESTATE

To Preserve Capital

A primary reason for investing in real estate is the preservation and possible enhancement of the capital invested. Generally, owners have enjoyed rising property values over the years. Consequently, the capital value of the investment is preserved or increased by appreciation. It is precisely for this reason that real estate investments are described as hedges against inflation. Theoretically, the values of real estate fluctuate with local market cycles, but real estate values tend to rise over the long term.

A real estate investment may build up additional equity for its owner through reduction of the mortgage debt. The periodic repayments of the principal amounts owed on existing financing increase equity in property. This increasing equity can be secured for reinvestment either by refinancing the mortgage or by selling the property, depending on the market. In fact, one of the more important benefits of investing in real estate is this ability to reuse the capital through periodic, tax-free refinancing, while at the same time preserving the value of the investment. In addition, the owner's equity in an investment may be raised by increasing the amount of the net operating income (NOI), which invariably raises the total value of the investment.

Although the problems associated with tenants are legendary as well as endless, tenants often improve the properties they occupy to enhance their living environment. These betterments tend to increase a property's value and are often left behind when the tenant moves. This not only preserves an owner's capital investment but actually enhances it, sometimes substantially.

To Earn a Profit

Fundamentally, all investors in real estate seek a profit on the money they invest. By definition, an investment of any kind is a commitment of funds with the intention of preserving capital and earning a profit. For real estate investors, these profits assume two forms. The income stream from the tenants' rents should generate one kind of profit. The gross amount of rent should be adequate to pay for all of the fixed and variable operating expenses of the property, with enough remaining to show a return on the investment. Thus, an investor anticipates that the income will provide a steady cash profit while the invested capital remains protected over time. When the property is sold, this investment will be recovered intact or, better still, a gain will be made. This gain reflects the increase in the property's value during the time it was held and is the second form of profit that can be earned by a real estate investor.

Before committing any funds, an investor should analyze carefully the returns available from opportunities other than the purchase of real estate. For example, a viable alternative to investing in a real estate venture is to deposit money into a government security
paying interest each year. The annual interest or profit (before taxes) that is earned on this investment becomes a benchmark against which to measure the anticipated profitability of an alternative investment. The principal can be withdrawn from this security at a specific time, so it meets the requirements of an investment: preservation of capital and generation of a profit.

If we analyze a real estate investment that shows an annual return (before taxes), with the possibility of recovering the full investment within some identifiable future time period, we see a situation parallel to the government security. However, unlike this security, there is a greater degree of risk associated with real estate investments. This risk includes the likelihood of actually being able to collect the rents in the amounts and at the times anticipated and the chances of fully recovering the investment in the future. In addition, unforeseeable problems might occur over time.

Thus, the profit from a real estate investment should not be considered equal to this same profit from a government security. Something extra must be earned to offset the greater risks that are so much a part of realty ownership. In addition, to compensate for lack of liquidity, real estate investments must develop even larger returns. Unlike other investments, real estate is often difficult to sell at a specific point in time. Therefore, to be viable, a real estate investment should be designed to develop a relatively higher rate of return (profit) than is available from other safer, more liquid investment opportunities.

**To Enjoy Tax Relief**

Under the current income tax code, unlike many other investments, the income derived from rental real estate can be sheltered substantially to diminish the income tax liability and thus enhance the bottom-line return.

After all income from a rental property is accumulated for the year, the expenses incurred to develop this income may be deducted, effectively *sheltering* this amount from income taxes. Sheltering income simply means having the income deemed as either nontaxable as in the deduction of expenses or as tax-deferred as in cost recovery (depreciation) deductions. These expenses include all operating costs such as management fees, property taxes, utility expenses, repairs, maintenance, advertising, bookkeeping, and others as required. In addition, the interest paid on existing real estate loans is deductible, as are allowable amounts of depreciation. Thus, the gross income derived from rentals is effectively reduced to a net amount that is then subject to the imposition of income taxes at the taxpayer’s bracket.

In addition, real estate tax investments are normally made for extended periods of time and, as such, enjoy the tax advantages available under long-term capital gains (other than depreciation recapture) when the investment is sold for a profit.

The full ramifications of the current tax laws, as they apply to investment decision making, will be examined in later units.

**ADVANTAGES OF INVESTING IN REAL ESTATE**

Any list of available avenues of investment will include stocks, bonds, savings certificates, life insurance policies, commodities, consumer merchandise, and real estate. The investment opportunities in real estate include open land, vacant lots, farm acreage, industrial properties, houses, apartment buildings, stores, shopping centers, office
buildings, clinics, recreational projects, mineral deposits, securities, manufactured-home parks, condominiums, and airspace. Competition for the dollars available for investment is high, and each opportunity has its own particular advantages and disadvantages. The general advantages of investing in real estate, however, include its relatively high-yield possibilities, leveraging opportunities, tax flexibilities, and the retention of a high degree of personal control over the capital invested.

**Relatively High Yields**

Bottom-line yields in excess of 20% are not unusual for many real estate investments. Yields can even exceed this amount, reaching infinity in those cases where 100% or more leverage—using borrowed funds to purchase property—has been achieved. More common, though, are realty investments that regularly develop 10–15% annual returns over the life of the investment. These profits reflect the opportunities that exist in real estate and, when compared to average yields on other types of investments, explain its popularity.

The return on a savings investment is the rate of interest paid by the bank or savings association. These rates currently run up to 3%, depending on the type and duration of deposit. These are before-tax yields, which are eroded by the taxes paid, in accordance with the investor’s particular tax bracket. Stocks often pay dividends that average about 5% of the value of the investment; but unlike savings, for which the amount of deposit remains constant over time, the value of the stocks fluctuates in the market. As a result, an element of risk is introduced for a stock investor who analyzes yield in terms of dividends received plus growth in value. If this growth is 5% per year and the shareholder receives 5% in dividends, the yield is 10% before taxes.

Bond yields fluctuate, sometimes dramatically, as a function of the money market. A bond owner may earn 7% interest but may have to take a discount when selling in a market at more than 7%. Some bonds, such as municipals, are tax exempt, and their yields are commensurately lower, depending on the bond’s rating.

It is axiomatic in real estate investment that high profits are positively correlated with high risk. Although yields on real estate investments do fluctuate from time to time and from property to property, there are guidelines on which objective decisions may be based. For example, despite the fractured quality of the general real estate market, there are fairly definable submarkets. One such submarket is apartment projects. Depending on location, number of apartments in the complex, and their size and decor, an investor can usually find comparable projects, research competitive rents, and estimate the income possible from an anticipated investment. This analysis and others will provide data on which an objective decision concerning the profitability of the investment can be based. There are similar submarkets for houses, stores, office buildings, shopping centers, and other forms of real property.

**Leveraging Opportunities**

Although most lenders allow a purchaser to borrow up to 50% of the value of securities such as stocks and bonds, real estate offers an investor the highest leveraging opportunities of any investment alternative. Many realty transactions require 20–40% of a property’s value as a cash down payment, while others have 10%, 5%, or even no down payment requirements. A few investors, after completing some highly sophisticated financing strategies, may even be able to enjoy the benefits of arranging their real estate
investment portfolios with greater than 100% leverage and end up with cash in their pockets.

High-leverage situations include transactions involving carryback mortgages, land leases, subordination, joint ventures, syndication, sale-leasebacks, wraparound mortgages, participation mortgages, and other creative real estate ownership and financing arrangements. These concepts and their applications, among others, will also be examined in upcoming units.

**Income Tax Flexibility**

Real estate allows its owner a high degree of tax flexibility, due in large part to the application of depreciation allowances and the ability to deduct the premises' operating costs from the gross income collected.

**High Degree of Personal Control**

Real estate investments provide the opportunity for a high degree of personal control. Purchase terms can be designed to reflect specific financial circumstances. Often, rents can be arranged to anticipate changes in future realty cycles. Various bookkeeping techniques can be adopted to reflect individual needs as they change over time. Property can be periodically refinanced to capitalize on the equity accumulated. The investor usually retains the power to decide on when, how, and to whom the investment will be sold, under terms that satisfy personal economic requirements.

**DISADVANTAGES OF INVESTING IN REAL ESTATE**

There are no perfect investments. An investor who prefers the guaranteed safety offered by U.S. government securities is required to forgo high yields to achieve this safety. An investor who is interested in the relatively high yields offered by real estate will have to sacrifice a certain amount of safety and liquidity and be willing to take a more active personal role in managing such an investment.

The disadvantages associated with real estate investments include relatively poor liquidity, large capital requirements, constant management, being a "landlord," and a relatively high degree of risk.

**Relatively Poor Liquidity**

Although real estate is usually easy to purchase, it is sometimes difficult to sell, with little certainty about the final sales price. Unlike the stock and bond markets, where there are almost always buyers to be found if the price is low enough, sometimes real estate cannot even be given away, let alone sold at a reasonable price. For example, in good times owners are reluctant to sell, while in bad times everyone wants to sell at the same time, significantly reducing the property's marketability.

**Large Capital Requirements**

Contributing to the poor liquidity of real estate income property are the relatively large sums of money needed for property acquisition, maintenance, and reserves. Despite the high leveraging opportunities that exist in this field, a sound investment must be backed by adequate operating capital to protect it in the event of unforeseen major cri-
ses. An unexpected reversal in the economic cycle of a community could result in a high number of vacancies and, at the same time, eliminate any possible market for disposing of the suddenly declining investment property.

Necessity of Constant Management

Everything about real estate, as in most other areas of present-day living, is expensive. At current rates for repairs, everyday maintenance is costly, to say nothing of required replacement of worn-out items. Major maintenance expenditures such as a new roof, plumbing, or electrical systems can easily amount to thousands of dollars.

Constant property maintenance is an absolute necessity for improved real estate investments. Buildings need careful attention, including perpetual nailing, patching, painting, and replacement of worn parts to satisfy tenants and ensure continuing rental cash flows. In addition, the hallways, elevators, and grounds also require routine upkeep.

In other words, a real estate investment requires more active participation on the part of the individual investor than do most other investment opportunities. This management activity may be passed along to a professional management agent or service, but then the income from the property must be sufficient to justify the cash paid for these services.

Being a Landlord

Most real estate investments require that the property owner enter into some form of personal involvement with the professional manager, the tenants, or both. These interpersonal relationships are often warm and rewarding, but they can also become distressing, especially when a manager must be dismissed or a tenant evicted. People are often deterred from investing in real estate because, as landlords, they are exposed to tenants’ complaints and the problems of managing property, and this factor should be included in the acquisition decision.

Risk

Finally, it must be clearly understood that there are substantial risks involved when investing in real estate. It is true that there are risks in every field of endeavor, even in our daily activities. Still, it is important to reiterate that investing involves decision making: a choice of what you should buy; when and where you should buy; and, most significantly, whether you should invest at all.

What makes real estate investment so hazardous is the number of agencies and events beyond the investor’s control that influence its success; for example, the unpredictability of the income tax code may be enough of a detractor to discourage some investors. We also cannot ignore the vicissitudes of the financial markets as interest rates fluctuate in response to the natural laws of supply and demand, as well as to the imposition of monetary controls by the Federal Reserve System (the Fed).

Add the other disadvantages, enumerated previously, and you can draw a clear warning that although real estate investment carries with it the potential for large rewards, there are indeed substantial risks involved. Yet even in real estate there are varying degrees of risk. Investing in an office building with a successful and profitable track record that has a number of tenants on long-term leases presents less risk than investing in a proposed building with no history to consider.
SUSTAINABILITY

In today’s world, sustainability is also a factor when developing real estate. According to the U.S. Environmental Protection Agency (EPA), sustainability is based on a simple principle: everything that we need for our survival and well-being depends, either directly or indirectly, on our natural environment. The EPA is the government’s environmental watchdog. To that end, many government contracts include sustainability clauses. The Internal Revenue Code also includes incentives for energy efficiency. For more information, visit https://www.fedcenter.gov/programs/sustainability/.

SUMMARY

In economic terms, land is considered a relatively scarce commodity, although from a practical point of view, land is infinite in supply because it can be developed into the air and underground. Still, most of the earth’s population gathers tightly in the great cities of the world, congregating where the jobs are. Thus, there is an ever-increasing demand for a limited supply of desirable real estate. This pressure of demand acts to force the prices of available real estate to new heights.

Real estate market activities fluctuate as a function of supply and effective demand. When the top of the cycle has been reached, with high prices reflecting high profits, the entry of new builders acts to add to the supply and to reduce the prices and profits accordingly, resulting in a reversal of the cycle. The microcycle is local in character, while the long-term cycle shows an ever-increasing value for real estate over time.

In addition to the demands of a growing population, artificial limitations on the supply of real property add to the increasing costs of real estate. Concerns with pollution have led to environmental controls that limit new construction. Political attitudes regarding controlled growth have also inhibited construction in many areas of the country. Natural gas and water shortages, sewer inadequacies, central city decline, and resultant suburban expansions all have placed substantial burdens on current property owners to support their local governments on an ever-shrinking tax base.

Despite all these obstacles, real estate investors continue to seek profitable projects. Attempting to anticipate demand and, in some areas of this country, actually creating demand by the very design of their projects, real estate developers are: adjusting the sizes of homes; rethinking the frills in office buildings; providing the magnetism necessary to attract customers to shopping centers; and creating new concepts in planned unit developments, manufactured-home parks, office parks, and industrial parks. All of this is in an effort to bring a usable product to a receptive market.

The measurement of a property’s value is a function of its utility, its ability to generate income in the future, and its position in a spectrum of alternative investment opportunities.

Value often is based on subjective intuitive interpretations, although a body of principles has been developed to describe property value in more objective terms. These principles include those of substitution, highest and best use, balance, contribution, conformity, and anticipation, and they describe the function of value in conjunction with the activities of a rational, economic investor.
Basically, people invest in real estate with a view toward preserving capital and earning a profit. Real estate investments offer relatively higher yields, greater leveraging opportunity, greater income tax sheltering strategies, and a higher degree of personal control than most other types of investments.

On the other hand, real estate is definitely illiquid when compared with stocks and bonds. It also requires a commitment to personal involvement in management, either with a professional manager or with the tenants themselves. The role of landlord has probably turned many away from the profit opportunities available in real estate investments.

**DISCUSSION TOPICS**

1. Investigate the economic conditions of your community and identify the point in the real estate cycle at which you believe it to be.
2. Identify a specific neighborhood in your community and estimate where it is on the development spectrum: integration, equilibrium, or disintegration.
UNIT EXAM

1. From a rational point of view, an investor in real estate must consider all of the following analysis aspects *EXCEPT*
   a. yield.
   b. risks.
   c. pride.
   d. value.

2. Real estate investments should be considered first and foremost from the viewpoint of the
   a. economic soundness of the project.
   b. unique financing techniques available.
   c. tax shelter opportunities.
   d. unlimited growth potential.

3. Real estate investments have all of the following advantages *EXCEPT*
   a. high yields.
   b. leverage.
   c. liquidity.
   d. personal control.

4. Which of the following is *TRUE* regarding the characteristics of real estate?
   a. It has a central and controlled market.
   b. It is a short-term asset.
   c. Each parcel is similar to each other parcel.
   d. Its market condition is seldom in balance with supply and demand.

5. Supply and demand theory indicates that if they both increase at the same rate, prices will
   a. go up.
   b. go down.
   c. first go up and then go down.
   d. remain constant.

6. A buyer’s market indicates all of the following
   *EXCEPT*
   a. excess supply.
   b. lower prices.
   c. high demand.
   d. flexible terms.

7. Which of the following approaches to value reflects the actual price that a knowledgeable buyer will pay?
   a. Value in use
   b. Highest and best value
   c. Appraised value
   d. Market value

8. To increase the use of leverage when buying a real estate investment is to
   a. decrease its yield.
   b. increase its risk.
   c. decrease its operating expenses.
   d. increase its beginning book basis.

9. Because of the fractured quality of the market, a real estate investment is frequently considered highly
   a. profitable.
   b. illiquid.
   c. transferable.
   d. valuable.

10. When properties in blighted areas begin attracting investors, they are entering a period of
    a. integration.
    b. equilibrium.
    c. disintegration.
    d. urban renewal.
LEARNING OBJECTIVES

After successfully completing this unit, you will be able to

- list and describe different types of individual ownership,
- list and describe different types of group ownership,
- describe trust ownership, and
- explain the role played by foreign investors.

ancillary probate                   inheritability                  real estate mortgage trust (REMT)
blue sky laws                      investment trust                 regular corporation
collapsible corporation           irrevocable trust                right of first refusal
community property                joint tenancy                   S corporation
curtesy rights                    joint venture                    severalty
discretionary trust               limited liability company (LLC) sole and separate ownership
dower rights                      limited partnership              syndicate
fee simple ownership              living trust                     tenancy by the entirety
general partnership              partnership                      tenancy in common
grantor retained income trust     real estate investment trust (REIT) testamentary trust
(GRIT)

INTRODUCTION

How an investor holds title to real estate has a significant impact on the degree of personal involvement in management and on the amount of profit to be earned, taxes to be paid, and personal liability for debts and damages. This unit includes a review of the major forms of interests in real property, including ownership by individuals and ownership by groups such as corporations, collapsible corporations, partnerships, and trusts.
**INDIVIDUAL OWNERSHIP**

Individuals may acquire legal interests in real property, called **fee simple ownership**. An estate in fee simple implies that the owner has the greatest bundle of rights to the use of the property. Included in this bundle is the right to use, possess, finance, lease, inherit, and sell, among others. Without partners to please or shareholders to impress, individuals may design their investment holdings to meet their own immediate and long-term goals.

On the other hand, individual owners assume a high degree of personal involvement, responsibility, and liability for their investments and all the problems inherent in such tight control. For example, legal suits for contributory negligence and consequential damages can easily bankrupt an underinsured property owner. The eviction of nonpaying tenants may well be anathema to another. Individual ownership of real estate demands that the investor take an active role in investment management.

The various forms of individual ownership include tenancy by the entirety, tenancy in common, community property, joint tenancy with the rights of survivorship, sole and separate ownership, ownership in severalty, and dower and courtesy rights.

Prior to examining each of these forms, an important distinction must be made concerning an individual owner’s rights of property control. An owner can hold a fee simple title or an undivided interest in a fee subject to the right of either inheritability or survivorship.

**Inheritability** implies that the control individuals have over their estates includes the right to designate who will inherit their property. These designations are described in the owner’s will, which requires a legal probate procedure before the estate can be distributed to the heirs.

The purpose of the probate process is to provide creditors of the deceased with a reasonable amount of notice and time in which to perfect their claims against the estate. To this end, a primary probate is initiated in the deceased’s state of residency, and **ancillary probates** are initiated in each state in which portions of the estate’s assets are situated. Thus, for a deceased Michigan resident who owned property in Arizona, the primary probate proceedings would take place in Michigan, and an attorney in Arizona would supervise the ancillary proceedings in that state.

On the other hand, **joint tenancy**, also called **survivorship**, eliminates this personal control over the distribution of an estate after death. When two or more persons enter into a survivorship form of ownership, they give up their inheritable rights and designate that on one owner’s death, the other(s) in the agreement will be the recipient(s) of the deceased’s portion of the property. The interests of the deceased pass automatically and immediately to the survivors in this form of survivorship ownership.

Holding title subject to the right of survivorship eliminates the necessity of probate proceedings, with concomitant savings in time and costs. However, as we shall soon see, the survivorship form may create inheritance tax problems for those estates large enough to be subject to such a tax. See Figure 2.1: Real Property Ownership for inheritability and survivorship interests.
FIGURE 2.1  Real Property Ownership

<table>
<thead>
<tr>
<th>Type</th>
<th>Relationship</th>
<th>Consequences on Death</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tenancy by the entirety</td>
<td>Husband and wife, only</td>
<td>Automatic survivorship</td>
</tr>
<tr>
<td>Tenancy in common</td>
<td>Anybody</td>
<td>Inheritable</td>
</tr>
<tr>
<td>Community property</td>
<td>Husband and wife, only</td>
<td>Inheritable</td>
</tr>
<tr>
<td>Joint tenancy</td>
<td>Anybody, although usually family members</td>
<td>Automatic survivorship</td>
</tr>
<tr>
<td>Sole and separate</td>
<td>A married person in his or her own right, but implying a living spouse</td>
<td>Inheritable</td>
</tr>
<tr>
<td>Severalty</td>
<td>Unmarried or divorced persons, widows, and widowers</td>
<td>Inheritable</td>
</tr>
<tr>
<td>Dower/courtesy</td>
<td>Surviving spouses</td>
<td>Inheritable</td>
</tr>
</tbody>
</table>

Tenancy by the Entirety

Tenancy by the entirety is an arrangement limited to husbands and wives that includes the automatic right of survivorship and is not available in community property states and some common law states. The owners are construed to be one entity, and when one spouse dies, the other becomes the immediate sole owner. Neither spouse may unilaterally dispose of the interest.

Tenancy in Common

Recognized in all states, tenancy in common is an arrangement in which each of several participants controls and has an interest in an undivided portion of the entire property. This relationship can be established between any two or more persons. The basic components of tenancy in common are the concepts of inheritability and undivided interests. Inheritability provides individual owners with the right to designate to whom their proportionate share of the property will pass on their death. Undivided interests implies that no single participant can identify a specific portion of the subject property but rather has the rights to the entire property and its benefits as per the participant’s proportionate share. Each tenant in common has an equal voice in the property’s management, unless otherwise specified, and each assumes a proportionate share of the responsibilities, obligations, and profits of the tenancy.

Spouses would normally own an undivided one-half interest in a property. Four partners might agree on an equal ownership arrangement of one-quarter interest each. However, any proportion is allowable. For example, one partner may have an undivided 12/20 interest, while another has a 5/20 undivided interest, and a third partner a 3/20 undivided interest. In a $20,000 cash transaction, this would require the partners to contribute $12,000, $5,000, and $3,000, respectively.

Anyone may own property as a tenant in common. It is a form of ownership whereby each participant may dispose of one’s own interest at will unless there is a formal partnership agreement to the contrary. Each participant’s undivided interest is inheritable and is distributed by will to the deceased partner’s heirs. Thus, in a state that recognizes tenancy by the entirety, if spouses wish to exercise control over their estate by will and designate
some other party their heir, they should hold title to property as tenants in common so that each will have an undivided one-half interest.

Should an owner die without a will (intestate), the owner’s interest would pass to the deceased’s heirs. Of course, if the owner dies with a will (testate), the deceased’s property passes to the devisees named in the will. Remember that these issues are legally complex and will differ from state to state, which necessitates the input of a competent attorney.

**Joint Tenancy with Rights of Survivorship**

All but four states recognize joint tenancy, whereby participants, not necessarily spouses, own equal undivided interests in property, subject to the rights of survivorship. Any joint tenant may sell an interest, but the joint tenancy arrangement will be discontinued and the new owner will assume a role as a tenant in common with the remaining owners.

Although anyone may hold title in joint tenancy, it is unusual for persons other than family members to enter into such an arrangement. Remember, survivorship effectively eliminates an owner’s right to designate by will to whom property interests vest. They will automatically vest in the surviving owners.

Thus, a father’s death in a joint-tenancy arrangement with his wife and son results in the father’s one-third undivided interest automatically vesting in the surviving wife and son, consequently raising each of their proportionate interests to an undivided one-half. When the wife dies, the son automatically acquires the full interest in the property, and probate proceedings are avoided each time. Again, legal counsel is needed for such matters.

**Community Property**

Under *community property*, which applies only to married couples, monies earned during marriage and property purchased with these community funds belong equally to each spouse, who, simultaneously, maintains inheritable rights. Thus, the community property spousal relationship is exactly opposite to the survivorship rights of spouses who are tenants by the entirety.

Most agree, however, that the participants may maintain separate personal controls under certain circumstances. For example, property inherited by one spouse can be maintained as separate property. Also, any funds flowing from this separate property may be kept separate, as long as they are not commingled with community funds in the family checking or savings accounts. If this income is deposited into a family account, the funds become community property, but the inherited real estate can still be maintained as separate property. On the other hand, if the income from separate property is kept apart from community funds, any additional property purchased with these monies will also be considered separate property, even if the acquisition occurs during marriage. Texas, however, considers any money earned during marriage to be community property, even those funds earned from separate property, unless the couple has signed a contract stating otherwise.

As shown in Figure 2.2: Forms of Ownership in Each State, only nine states recognize community property, each with differing interpretations of the various intricacies inherent in this form of ownership.
### FIGURE 2.2 Forms of Ownership in Each State

<table>
<thead>
<tr>
<th>State</th>
<th>Individual</th>
<th>Tenancy in Common</th>
<th>Joint Tenancy</th>
<th>Tenancy by the Entirety</th>
<th>Community Property</th>
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<td>Louisiana**</td>
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<td>Pennsylvania</td>
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### FIGURE 2.2  Forms of Ownership in Each State (Continued)

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<tr>
<th>Forms of Ownership</th>
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</table>

* Alaska does allow couples to opt into a community property arrangement; property is separate unless both parties agree to make it community property.

** In Louisiana, real estate can be owned by one person and by two or more persons, but these ownership interests are created by Louisiana statute. There is no estate comparable to those of joint tenancy, tenancy by the entirety, or community property, nor is there any statutory estate giving surviving co-owners the right of survivorship. Two or more persons may be co-owners under indivision, or joint, ownership.

† Ohio does not recognize joint tenancy but does permit a special form of survivorship by deed through an instrument commonly called a “joint and survivorship deed.”

†† Wisconsin recognizes “marital property,” which is similar to community property.

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### Community Property with Right of Survivorship

Community property with right of survivorship allows for the tax advantage of community property (step up in 100% of the basis of property upon death of a spouse) with the outright ownership by the surviving spouse of the decedent’s one-half interest. Probate is also avoided. Married owners of real estate must proactively title property in this manner.

### Sole and Separate Ownership

All states recognize sole and separate ownership of property, which is an inheritable estate. This form of ownership vests title to property in the name of one spouse while implying that the other is still alive but has signed over the interest. Sole and separate ownership can be used to take advantage of special property tax exemptions, simplify property management, or avoid inheritance taxes.

For example, in Arizona and several other states, qualified veterans are eligible for special tax exemptions on their portion of a property. If a non-veteran spouse quitclaims interest to the veteran spouse, the veteran spouse can then claim the tax exemption for the entire property, not just the veteran’s half. Although Arizona is a community property state, the veteran would own this particular property as separate property because, as described previously, property inherited or received as a gift by one spouse in a community property state may be held as sole and separate property.
Often, one spouse will quitclaim the interest in a property to the other for ease of management. This same purpose can be achieved if one spouse executes a power of attorney legally granting the other full authority over the property.

In addition, sole and separate ownership is often used to transfer one spouse’s share of a property to the other spouse as a gift to avoid probate costs and inheritance taxes. However, a transfer of this nature may be subject to gift taxes. The impacts of inheritance and gift taxes will be examined in Unit 4.

**Severalty Ownership**

All states acknowledge that single persons, whether unmarried or divorced, as well as widows and widowers, own their real property in severalty, also called sole ownership. Severalty is an inheritable estate because it is necessary to have two or more persons to establish a survivorship estate. Thus, owners in severalty should designate by will to whom they wish property to be distributed on their death. Corporate ownership is in the form of severalty.

**Dower and Curtesy Rights**

Finally, most states recognize the legal rights of a surviving spouse in the real estate of the deceased spouse. The rights of a widow in the property of her deceased husband are called dower rights, while the rights of a widower in the property of his deceased wife are called curtesy rights. The degree to which these rights are respected varies from state to state. In some states, dower and curtesy rights were abolished and replaced by “elective shares”—not distinguishing whether the surviving spouse is a widow or a widower.

Note that title companies are requiring the spouse who is not on the deed to sign the contract and the deed to reduce any liability arising from dower or curtesy rights or “elective shares” in the future.

It is important that investors be familiar with the laws of the states in which they anticipate purchasing real estate because these specific laws will prevail for all transactions concerning property regardless of an investor’s principal state of residence. Any income derived from property is subject to the laws of the state in which it is situated as well as to federal income taxes. In addition, although a deceased’s main probate will be originated in the state of primary residency, ancillary probate proceedings will be required in each state where owned property is located. It is advisable to consult a real estate attorney in every case.

**GROUP OWNERSHIP**

In addition to individuals who own real estate investments singly, with their spouses, or with others as tenants in common, there are more formal arrangements for group ownership of realty. Five important property ownership types are the corporation, the S corporation, the collapsible corporation, formal partnerships, and limited liability companies. It is important to carefully analyze from a tax and legal liability standpoint each of the various titling and ownership structures.
Corporations

A regular corporation, also called a C corporation, is a separate legal entity created under the authority of the laws of the specific state of its incorporation. It is composed of any number of persons who join together for mutual purposes and is considered to have an existence distinct from that of its members. Corporations are endowed with the capacity for continuous succession despite changes in ownership, and they act as individuals in matters relating to the common purposes of the association. These actions must remain within the bounds of its powers, as outlined in the corporate charter, and within the laws of the various states in which it is licensed to operate. As a legal entity, a corporation can hold title to real property in its own right.

Participation in a corporation is evidenced by stock certificates that are traded by various means, mostly in organized stock exchanges. Certain classes of stock owners have the right to vote but usually take a passive role in the activities of their corporations. The actual operation of a corporation is often left to professional managers who serve together with the company's president and board of directors for the shareholders' benefit.

Corporations formed for the purpose of investing in real estate are designed primarily as capital-accumulating vehicles. Using a public stock offering, the organization of a corporation may attract funds “looking for an investment,” giving smaller investors an opportunity to expand their participation far beyond their individual financial capabilities.

Corporations have four general characteristics: continual life, centralized management, limited personal liability, and easy transferability of interests.

Continual life. Corporations “die” only when they are disbanded intentionally, are absorbed into another company by merger or by a court order, or fail to file an annual report with the secretary of state. (Note that due to the “continuity of life,” death or bankruptcy will not terminate a corporation as long as someone continues to file the annual report.) Otherwise they function perpetually, with new managers replacing those who retire.

Centralized management. Large corporations can afford to attract talented professional people. A corporation’s functional design lends itself to centralized management, in which trained and experienced teams are directed by and held accountable to a board of directors.

Limited personal liability. One of the most important characteristics of a corporation formed for real estate investments is its ability to shield a shareholder’s personal estate from the debts of the corporation. Unlike a general partnership, in which participants are personally responsible for their proportionate shares of a venture’s liabilities, corporate shareholders’ risks are limited to the extent of their investment in the company. In the event of a bankruptcy, other personal assets of the stock owners are not subject to attachment for any of the corporation’s debts. Officers of the corporation are also protected by the corporate form of ownership. There are exceptions to this protection for criminal acts and trust fund liabilities such as employee FICA/Medicare and sales taxes. Also, it is possible for a court to “pierce the corporate veil” in cases where the corporation was formed simply to avoid liability. This immunity is also eliminated on those corporate loans where officers are required to be held personally liable for the debt. Lenders may ask officers for a personal guarantee of repayment of the debt when a corporation is newly formed or has weak credit.
Easily transferable interests. Because of the efficiency of the organized public exchanges, corporate stock ownership is relatively easy to transfer. This characteristic is particularly desirable for real estate investors who normally face a difficult situation when they need to sell their holdings.

S Corporations

Clouding the efficiency of corporate ownership for real estate investments is the problem of double taxation. The corporation is subject to income taxes on the profits it generates, and the shareholders must pay taxes again when these profits are distributed to them as dividends. This double tax has made corporations less desirable for real estate investors and has led to the popularity of the S corporation, the limited partnership, limited liability companies (LLCs), and the real estate investment trust as alternative ownership forms. These forms of ownership act as investment conduits, bypassing double taxation.

The special form of corporation called an S corporation, also called an S corp or Subchapter S corporation, is available for small businesses. It offsets the onerous double tax while still preserving the advantage of limited personal liability intrinsic in the corporate design. The major disadvantage of an S corporation is its limited ability to pass through losses to individual investors. However, this disadvantage is significant only for a syndicate that emphasizes tax shelter over current cash flows. The S corporation is a popular vehicle for real estate investment.

S corporations are a creation of the tax laws. To qualify, a company must file an election form with the IRS and meet the following criteria:

- It must be a domestic corporation.
- It must not have more than 100 shareholders. Married couples are treated as one shareholder.
- Nonresident aliens are not eligible to participate, although foreign corporations or partnerships are allowed.
- It must have only one class of stock, although designations for voting or nonvoting stock may apply, making the S corporation as flexible as a limited partnership.

Until the passage of the Subchapter S Revision Act in 1982, S corporations could not have more than 20% of gross receipts in the form of passive investment income, such as rents. The elimination of this rule has broadened the scope of this ownership vehicle to include income property investments as well as properties held for growth.

The major advantages of an S corporation include limited personal liability, ease of transferability of ownership shares, centralized management, and comparative ease of formation. Its basic disadvantage is that aggregate losses may be passed through to the individual shareholders in an amount equal only to cash paid for the stock, plus any loans made to the company. Thus, the S corporation’s most efficient application for real estate investment is for projects designed for purposes other than tax shelters.

Collapsible Corporations

A corporation formed for a single purpose and then disbanded when the goal is achieved is termed a collapsible corporation. For example, a corporation may be formed for the specific purpose of owning a property from its unimproved state through the
completion of building construction on the site. During the course of construction, certain operating expenses, such as management salaries, mortgage interest, placement fees, and title insurance premiums, are treated as ordinary costs. Because there is no rental income from the property until the building is completed, in effect, these expenses are active losses and, as such, can be used to offset other active income. This usually results in a substantial tax shelter for the corporation’s owners. However, when the building is finally completed and the property is sold, profits from the sale of the improved property are considered active income.

**Partnerships**

Operating under the aegis of the Federal Uniform Partnership Act, real estate may be owned by individuals or corporations in **partnership**, with every partner considered a tenant in common with each of the other partners. The various forms of this type of ownership include full partnerships, syndicates, limited partnerships, limited liability companies, and joint ventures. Because of the legal complexities involved in forming a partnership, it is suggested that an attorney’s services be employed to prepare a partnership agreement.

**General partnerships.** Many **general partnerships**, also called **full partnerships**, are relatively informal arrangements wherein some friends or family members join to purchase an investment property as tenants in common. The only evidence of the partnership is their names on a deed specifying their proportionate ownership interests in the property. Other general partnerships can be designed with a formal contractual agreement specifying in detail the various rights, duties, and obligations of each member and whether their ownership interests are freely transferable. Some agreements require that a participant’s interest first be offered to the remaining partners prior to being sold outside the partnership. This condition is called a **right of first refusal**.

Under the general partnership form of ownership, each partner assumes an active management role. As a result, there must be unanimous agreement each time a decision is made, regardless of the proportions of ownership. Thus, a general partnership with unequal shares still allows each of the owners a voice in management.

General partnerships are usually designed to unite compatible persons who have similar goals for real estate investments, thereby enlarging their individual capabilities to acquire property. Although the management votes are equal, the distribution of earnings and the mortgage and property tax obligations are based on each participant’s proportionate percentage of ownership. Partners are then personally responsible for their own income tax liability.

In a general real estate partnership, members are personally liable for all debts and obligations of the partnership, regardless of their proportionate share. In the event of bankruptcy, other personal assets of the partners may be attached to satisfy creditors. However, the partnership itself is not responsible for the private debts of any one partner. In the event of a personal bankruptcy, only the proportionate interest of the troubled partner may be attached by creditors.

A condition common of many formal general partnership agreements specifies what the surviving partners’ relationship will be with the heirs of a deceased partner. Recognizing the need for continuing compatibility in a general partnership in which each par-
participant has an equal voice in management, most formal realty agreements will grant the remaining partners an option to purchase the ownership interest of a deceased partner.

A buy-out formula is devised at the inception of the partnership, usually based on the fair market value of the share at the time of death. The funds for the purchase option may be secured from the proceeds of a partnership life insurance program or from contributions made by each surviving partner. In the absence of a buy-out agreement, or if the remaining partners do not exercise the option that does exist, the heirs assume the deceased’s partnership position and the realty investment continues to function.

**Syndicates.** A syndicate consists of two or more investors joining together for the purpose of purchasing and operating a real estate investment. A syndicate may take the form of a corporation, full partnership, LLC, or limited partnership. It is merely a description of multiple ownership in real estate, not a form of legal ownership. Most syndicates are in the limited partnership format, with the syndicator taking the role of the general partner and the investors being limited partners.

**Limited partnerships.** Unlike the general partnership, in which each participant takes an active management role and is also subject to the personal liabilities involved, limited partnerships and syndicates attract realty investors who prefer to take a passive role in management and who wish to limit their personal liability to the extent of their specific cash investments.

A limited partnership or syndicate is formed when a real estate promoter, assuming the liability and responsibility of a general partner or syndicator, purchases or takes an option to purchase an investment property. The public is then invited to participate as limited partners by buying ownership shares in various denominations. The result is a relatively large group of investors who rely on the management expertise of the general partner for promised profits. The limited partners take a passive role in management and enjoy the security of protecting their other personal assets from liabilities incurred by the partnership. Any losses by the limited partners are limited to the extent of the individual’s investment in the group. General partners retain full liability for all the debts of the partnership.

Limited partnerships are investment conduits that pass the profits directly through to the investors in proportion to their ownership shares. Any annual income tax liabilities are thus imposed at the investor’s level. When the property is sold, the proceeds are also distributed proportionately to each investor. Because excess losses cannot be passed through to the passive investors in a syndicate or limited partnership, the popularity of these ownership entities has diminished in favor of real estate investment trusts (REITs).

Each share in the limited partnership is the individual property of the investor and is inheritable. The shares are evaluated according to current market prices at the time of the owner’s death and then distributed to the heirs after payment of any required inheritance and estate taxes.

Many smaller realty investors are attracted to this form of ownership. They can not only limit their personal liability and avoid the burdens of active property management but they can also expand their individual investment capabilities by becoming part of a group that invests in larger, more efficient, and hence potentially more profitable, realty ownership ventures.
Limited partnerships are relatively popular vehicles for real estate ownership because they offer a wide latitude of investment opportunities, the ability to attract large sums of venture capital, and great flexibility in organizational design. Their organizational flexibility stems from their ability to design investments that can fulfill individual investors’ requirements. To illustrate, one investment may be organized to attract persons interested in receiving income in the form of regular cash flow from one single specific property, such as an office building. Other limited partnerships can be designed to attract investors who prefer to purchase shares in a diversified investment portfolio consisting of a variety of properties, much like a mutual fund in the stock market.

As an investment conduit and to preserve its single-tax profile, a limited partnership must actively avoid displaying, at any one time, the basic four characteristics of a corporation: continuity, central management, limited liability, and easy transfer of interests. In fact, the IRS looks with disfavor on any limited partnership in which more than two of these characteristics exist at any one time.

As a result, because centralized management and limited liability are absolutely basic to limited partnerships, they are often designed to terminate at a specified time, and certain restrictions are placed on the transferability of ownership shares. In the first instance, the termination date is often established in advance; in the second instance, the organizational agreements usually include the general partner’s right of first refusal to purchase any shares before they are offered to the public.

Because syndicates are concerned with selling units of ownership in an enterprise, they come under the definition of a securities dealership and, as such, are subject to the Uniform Partnership Act, more commonly called individual state laws called blue sky laws. These blue sky laws require every syndicator or general partner to prepare a comprehensive prospectus to distribute to potential investors. In addition to describing the physical property and the terms and conditions of the investment, full disclosure must be made of the names and experience histories of each syndicator, as well as a clear indication of all of the risks inherent in the proposition.

When investors consider forming or joining a syndicate, it is imperative that they know precisely what is required in the way of organization, costs, and potential benefits. A comprehensive outline for a syndicate offering is shown in Figure 2.3: Syndicate Offering (Limited Partnership).

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**FIGURE 2.3  Syndicate Offering (Limited Partnership)**

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<tr>
<th>Article I. General Provisions</th>
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<td>Agent for service of process</td>
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### FIGURE 2.3  Syndicate Offering (Limited Partnership) (Continued)

#### Article II. Definitions

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<tr>
<td>Acquisition expenses</td>
<td>Net proceeds</td>
</tr>
<tr>
<td>Acquisition fees</td>
<td>Offering and organization expenses</td>
</tr>
<tr>
<td>Adjusted invested capital</td>
<td>Offering memorandum</td>
</tr>
<tr>
<td>Affiliate</td>
<td>Operation expenses</td>
</tr>
<tr>
<td>Assignee</td>
<td>Original invested capital</td>
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<tr>
<td>Cash available for distribution from operations</td>
<td>Partners</td>
</tr>
<tr>
<td>Cash from sales or refinancing</td>
<td>Partnership</td>
</tr>
<tr>
<td>Closing date</td>
<td>Partnership properties</td>
</tr>
<tr>
<td>Distribution</td>
<td>Property management fee</td>
</tr>
<tr>
<td>Finders’ fees</td>
<td>Sales commission</td>
</tr>
<tr>
<td>General partner(s)</td>
<td>Subscription agreement</td>
</tr>
<tr>
<td>Gross offering proceeds</td>
<td>Subordinated real estate commission</td>
</tr>
<tr>
<td>Gross property revenue</td>
<td>Total outstanding units</td>
</tr>
<tr>
<td>Limited partners</td>
<td>Unit</td>
</tr>
<tr>
<td>Managing general partner</td>
<td>Unit holders</td>
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<td>Majority vote</td>
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<td>Capital contributed by general partner(s)</td>
<td>No priority</td>
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<td>Capital contributed by limited partners</td>
<td>Remedies for default in capital contributions</td>
</tr>
<tr>
<td>Payment for units</td>
<td>Subscriptions and admissions</td>
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<tr>
<td>Subsequent offerings of additional units</td>
<td>General partner(s) may purchase units</td>
</tr>
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<td>No action or consent necessary by limited partners for admission of other limited partners</td>
<td>No assessments or additional contributions</td>
</tr>
<tr>
<td>Return of capital</td>
<td>No withdrawal of capital contributions</td>
</tr>
<tr>
<td>No interest on capital</td>
<td>Securities laws</td>
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<td>Temporary investment of partnership capital</td>
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#### Article IV. Allocation of Distributions, Income, Losses, and Other Items Among the Partners

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<th>Term</th>
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<td>Distribution to the partners</td>
<td>The general partner or partners’ share of allocations and distributions among themselves</td>
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<td>Capital accounts</td>
<td>Allocation between assignor and assignee</td>
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<tr>
<td>Obligation of general partner(s) to make up negative capital accounts</td>
<td>Timing of distribution</td>
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<td>Limitations on distributions</td>
<td>Express consent of allocations</td>
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<td>Allocation for tax purposes</td>
<td>Special allocation for tax-exempt and foreign investors</td>
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<td>The limited partners’ share of allocations and distributions among themselves</td>
<td>Tax withholding</td>
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<td>Decisions</td>
<td>Liability of the general partner(s) and their affiliates</td>
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<td>Actions requiring consent of all general partners</td>
<td>Consent of the limited partners not required</td>
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<td>The limited partners have no management powers</td>
<td>Liability of general partner(s) for capital contributions</td>
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<td>Duty of the general partner(s) to devote time</td>
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<td>Property management fee</td>
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<td>Real estate brokerage commission on acquisition</td>
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<td>Limitation on compensation to general partner(s)</td>
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<th>Article VIII. Assignment of Interests in the Partnership</th>
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<td>Assignment of interest in the partnership of the general partner(s)</td>
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<td>Assignment units</td>
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<th>Article IX. Dissolution and Termination of the Partnership</th>
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<td>Dissolution</td>
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<td>Authority to wind up</td>
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<th>Article X. Termination of a General Partner</th>
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<td>General partner(s) ceasing to be a general partner(s)</td>
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<td>Termination of executory contracts with general partner(s) or affiliates</td>
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<th>Article XI. Meetings and Voting Rights</th>
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<tr>
<td>Notice of meetings</td>
<td>Voting rights of the limited partners</td>
</tr>
<tr>
<td>One vote per unit</td>
<td>Consents</td>
</tr>
</tbody>
</table>
The dissolution of a syndicate occurs on the expiration of its term or on the first occurrence of one of the following:

- Election by the general partner(s) to dissolve or discontinue the partnership, which is approved by a majority vote
- Bankruptcy of the partnership
- The sale or disposition of all or substantially all partnership assets, including the cessation of active business, the distribution of all cash, and the termination of reserves for liabilities

The benefits from the limited partnership form of ownership can extend beyond even the more usual income, depreciation, and growth in value potentials of most real estate investments. Because termination dates must be established in advance, promoters may design a number of separate limited partnerships, each controlling an individual property.
These partnership units can then be traded regularly, with each transfer resulting in new increased depreciation levels for each unit.

**Limited liability company.** The **limited liability company (LLC)** is an alternative to the limited partnership. An LLC has a corporate form and the tax advantages of a partnership without the restrictions of an S corp.

Resembling a corporation by limiting the personal liability of its shareholders and an S corporation by having the tax impact at only the shareholder level, the LLC includes these additional benefits for its owners:

- Both gains and losses are passed through to individual shareholders.
- It may be designed to dissolve on the death or bankruptcy of one or more of its members.
- It may include in its ownership nonresident aliens or foreign investors.
- Its basis may be expanded to add the partnership's debt to its investors' capital, unlike the S corporation, which limits the basis to the cash investment of its shareholders. For example, an LLC is formed with $1 million contributed by its shareholders; $500,000 is used to make a down payment on a $3 million office building. The LLC's basis is increased to $3.5 million to include the $2.5 million debt.

LLCs can be organized only in states with authorizing legislation. Ownership interests are not freely transferable. The IRS continues to rule favorably for LLCs and, under Letter Ruling 9226035, has consented to allow conversions of existing limited and general partnerships to LLCs. Many states (such as California and Texas) charge an extra tax for the privilege of operating an LLC.

**Joint venture.** A special form of a general partnership, the **joint venture** brings together the skills and assets of a group of heterogeneous investors for a specific realty project. For example, a joint venture might be formed by a landowner, a developer, and a financier, each of whom contributes unique skills and assets to the overall project and receives, in exchange, a proportionate share of ownership.

The scope of a joint venture can be broadened to include as partners not only those persons mentioned above but also carpenters, electricians, plumbers, and other artisans who contribute labor and materials as their share and who receive in return a proportionate share of ownership.

Joint ventures must have a definite agreement setting forth the intentions of the parties, including provisions for treatment of the cash flows. This form of ownership can be entered into by individuals, corporations, and partnerships that become tenants in common with each other and are subject to the conditions, privileges, obligations, and liabilities of the full partnership discussed earlier.

**TRUST OWNERSHIP**

A **trust** is an arrangement whereby a person or legal entity holds title to a property and manages it for the benefit of another. The creator of a trust is the trustor, the holder of legal title is the **trustee**, and the receiver of the benefits of the trust is the **beneficiary**, who may also be the trustor under some agreements.
Trusts may be described as **discretionary trusts** or **irrevocable trusts**. The former can be altered or discontinued at the discretion of the participants. The latter are established for a specific purpose and cannot be changed until this purpose is achieved.

Trust agreements pertinent to real estate investments include the testamentary trust, the living trust, the grantor retained income trust (GRIT), and the investment trust. These real estate trusts are created for many reasons, including to

- provide continuity in ownership over several generations,
- enlist the expertise of professional management,
- eliminate repetitive probate costs, or
- hide the identity of beneficiaries.

**Testamentary Trust**

A trust may be established by the provision of a decedent owner’s will specifying that certain portions or all of the property in the estate be placed into a trust for the benefit of designated heirs. This form of ownership is a **testamentary trust** and vests control and management of a deceased’s property in the name of a trustee. In this manner, an estate may be kept intact through one or more generations of heirs and may enjoy the benefits of professional management during the intervening years until its final distribution per the terms of the deceased’s will.

**Living Trusts**

In the **living trust** (also called the *inter vivos trust*) form of real estate ownership, a trustor executes an agreement with a trustee to hold property in trust for the trustor’s benefit and under the trustor’s direct control for a certain time until specific goals have been attained. The living trust is terminated when these goals are achieved. Such a trust is originated by naming the trustors as primary beneficiaries during their lifetimes. On their death, the living trust changes to a testamentary trust, and the decedents’ heirs move from a secondary beneficiary position into the primary position.

A living trust is often employed by land developers when acreage is purchased under the terms of an installment contract. The seller of the land is required to place the receivable contract in trust with a bank or title company together with instructions to release certain portions of the collateral land as stipulated payments are made to the trustee by the purchaser-developer. The trust ends when the contract is paid in full. Thus, the land seller becomes the beneficiary of this living trust as well as the trustor. The trustee is empowered to accept payments and to issue releases and sends the proceeds from the payments to the beneficiary.

This trust arrangement guarantees the developer periodic releases of parcels from the contract. These timely releases are vital to the success of the project because they maintain a constant flow of land for development. In the absence of such a living trust agreement, the developer would need to find the seller each time a payment was made to secure a release of the needed property from the lien of the contract. Because the trustee, usually a corporation, is the legal owner of the contract, the developer can quickly and efficiently secure the periodic releases when needed.
In the event that the seller dies during the term of the contract, the trust will continue uninterrupted, with the benefits passing through to the heirs under the testamentary provisions. Thus, the trust continues to function until the contract is satisfied, the property fully distributed, and the goals achieved.

Investors sometimes make use of the anonymous ownership advantage of a living trust to hide their names as beneficiaries. This technique is especially effective if the revelation of a property owner’s name might have an adverse effect on the negotiations for the purchase, sale, or refinancing of a specific property.

Living trusts established to become testamentary trusts and to control property over several generations eliminate the costs of repetitive probate proceedings because the secondary beneficiaries automatically advance each time the primary beneficiary dies. Generation-skipping trusts have been eliminated under the tax laws, and currently the value of a trust’s assets are included in the total value of an individual’s estate for inheritance tax purposes. However, an irrevocable trust can still be established to avoid inheritance taxes. To create such a trust, a property owner must make an irrevocable gift of property to a trustee, with the property to be held on behalf of the named beneficiaries until the donor’s demise. Thus, the donor may enjoy the income from the property and, at death, have the income accrue to the benefit of the heirs. The gift is subject to appropriate gift taxes at the time the trust is established but is exempt from inheritance taxes, unless it is made within a period of three years prior to the trustor’s death. In that case, it will be included in the total value of the estate.

**Grantor Retained Income Trust**

The grantor retained income trust (GRIT) is useful for a family with considerable real estate assets. The grantors, usually the parents, transfer titles to income-producing properties in trust to a trustee for the benefit of the grantee, usually the child or children, for a period of years. During the term of the trust, the income flows to the grantors, but at the end of the trust period, the property vests outright to the grantees.

The benefit of a GRIT is that all appreciation in the values of the properties after the trust is created is removed from the estate of the grantors, provided they survive the trust term.

The Technical and Miscellaneous Revenue Act of 1988 (TAMRA) imposed the following limitations on the use of a GRIT:

- The grantor must be the beneficiary of the income from the trust, not anyone else.
- The grantor must not be a trustee of the trust.
- Only the grantor may receive income from the trust property.
- The trust term must not exceed 10 years.

Other family and charitable trusts may be created to satisfy unique ownership requirements. An attorney and accountant thoroughly familiar with both federal and state tax laws are strongly recommended to avoid the many pitfalls inherent in this relatively complicated form of property ownership.
Investment Trusts

In addition to the individual trust forms for property ownership already described, trusts can also be designed to act as investment conduits for small investors, enabling them to pool resources to participate in the field of real estate. By subscribing to and meeting specific IRS requirements, an investment trust avoids the double tax burden imposed on corporate earnings. The IRS requirements follow:

- Transferable beneficial shares must be issued to at least 100 persons.
- More than five persons must own more than 50% of the beneficial shares of the trust.
- At least 75% of the trust’s assets must be in real estate.
- At least 75% of the gross income must be derived from rents from real property, interest on obligations secured by mortgages on real property, gain from disposition of real property that is not dealer property, and certain types of interest on dividends.
- At least 90% of the trust’s earnings must be distributed to shareholders each year.
- The trust itself must be a passive investor, hiring others to manage and operate its investments.

The common types of investment trusts are the equity trusts called real estate investment trusts, real estate mortgage trusts, and a hybrid form of these two.

In addition to these basic real estate trust forms, special investment trusts can be designed for the development and ownership of medical buildings, manufactured-home parks, recreational condominiums, mini-warehouses, and other unique real estate developments. A synopsis of a trust offering is shown in Figure 2.4: Synopsis of a Trust Offering.

**FIGURE 2.4 Synopsis of a Trust Offering**

**Synopsis of a Trust Offering**

*REGENCY APARTMENTS*

*100 Real Estate Investment Trust Units*

*Minimum Investment $30,000*

This offer may be considered speculative, and there is no assurance that the property will increase in value or that the Trust will realize a profit from the operation or upon the sale thereof. There is no public market for the Trust interests, and none can be expected to develop.

The Regency Corporation shall be the manager of the Trust. No dealer, salesperson, or any other person has been authorized to make any representations other than those contained herein. This publication does not constitute an offer to sell or the solicitation of an offer to buy any of the securities offered hereby to any person to whom it is unlawful to make such an offer. The Trust intends to sell only those number of interests described herein.

The Regency Investment Trust is acquiring the Regency Apartments under an agreement executed with Allied Investment Corporation (the sellers). The purchase price is $3 million, to be paid in cash upon closing. It is the intention of this Trust to generate positive cash-flow income to its investors for five years, then capital gains profits when the project is converted to condominiums and sold.

The **Property**. The Regency Apartments consists of 100 one-bedroom, 1½ bathroom, unfurnished rental units. It is located at the intersection of Bell and Center Streets, close to Monterey Plaza Shopping Center. The complex is composed of 10 individual two-story red brick buildings on a three-acre lot. There are two heated swimming pools, saunas, whirlpool baths, dressing rooms, and improved patios. Each apartment has its own carport and storage area, as well as small private patios or balconies. The apartments are all 900 square feet and include built-in kitchens, paneling, wallpaper, separate air-conditioning, drapes, and carpets.
FIGURE 2.4 Synopsis of a Trust Offering (Continued)

Pro Forma Statement

Gross Potential Income:
100 apartments @ $500 per month $600,000

Contingencies:
Vacancies 5%
Reserves 10%

Operating Expenses:
Management 5%
Taxes 7%
Insurance 3%
Maintenance 20%

Total (50%) – 300,000

Net Operating Income (NOI) $300,000

(10% on $3 million invested)

(Note that projected growth in value is to $5 million in five years [$50,000 per apartment as a condominium]. This reflects a 15% additional annual return for a total overall projected annual yield of 25% before income taxes.)

All books and records shall be housed at the office of the Regency Corporation and shall be open to inspection by all members of the Trust during regular business hours. Monetary distributions shall be made monthly, and all profits shall be distributed equally to each unit of the Trust (1/100). No unit owner shall bear any financial loss in excess of the original contribution.

Real Estate Investment Trusts

A real estate investment trust (REIT) uses the accumulated funds of its investors to earn real estate income via diverse properties as well as to create long-term investments. A REIT is primarily an income generator for a group of small investors and is similar to the stock market’s mutual funds. It may be publicly traded, publicly non-traded, or privately invested in.

REITs give the small investor the opportunity for broad-based participation in real estate equity investments, offering both regular income from rentals and long-term gains in property value as incentives. Unlike other forms of real estate ownership, REITs may not pass losses through to their beneficiaries. Thus, their use as tax shelters is limited. Their greatest appeal is to those investors who can absorb additional active income but do not have either the financial capability or the inclination to invest directly in real estate.

REITs may be equity, mortgage, or hybrid in nature; that is, they may hold real estate, real estate mortgages, or both. Legislation authorizing REITs was signed into law by President Eisenhower in 1960, and REITs have enjoyed cyclical success over time. According to www.reit.com, REITs are in position to sustain a solid performance at least through 2015. In 2014, publicly traded REITs had an average return of 27.2%, compared to a return of 13.7% for the S&P 500 index. Although most commercial real estate is owned via partnerships, REITs have once again become a popular investment vehicle as they are more liquid and less capital intensive. Because there are tax advantages for foreign investors in real estate via REITs, there has been an increase in their popularity abroad.

Traditionally, REITs had to conform to rules that required that they receive income primarily from rentals and could provide only those services customary from a landlord.
However, the Real Estate Modernization Act, effective January 1, 2000, allowed REITs to create and own profitable subsidiary companies that provide noncustomary services to REIT tenants without penalty. These services include, among others, management of the buildings, land development activities, bulk purchasing discounts for tenants, and partnerships with other entities to provide other services such as rental insurance. The income from these activities is taxable at the corporate level.

**Real estate mortgage trusts.** Real estate mortgage trusts (REMTs) are a form of investment that attracts participants who prefer the benefits offered by real property financing activities, a somewhat more stabilized form of cash flow, rather than the often volatile activities of the real estate equities market.

An REMT uses the monies secured from the sale of beneficial interests to establish a substantial line of credit with its bank or a similar financial institution. Then the REMT uses this credit to participate in the real estate financing market as a lender of junior mortgages, wraparound loans, gap loans, participation loans, and other sophisticated and often esoteric financing forms.

**Hybrid trusts.** Often REITs and REMTs are established as interlocking trusts, with the REIT dealing in property equities and the REMT financing these investments. In effect, this combination creates a hybrid trust arrangement and offers beneficiaries a greater opportunity for investment diversification.

### FOREIGN INVESTORS

According to the National Association of REALTORS®, for the 12 months ending March 2015, foreign investors purchased $104 billion worth of U.S. real estate, approximately 8% of total existing home sales dollar volume. Foreign clients are an upscale group of buyers, paying on average nearly $500,000 for a house compared to the overall U.S. average house price of approximately $256,000. However, unit sales of homes to foreigners declined by 10% in the 2014–2015 period, possibly due to the strengthening of the U.S. dollar in relation to foreign currencies and weakening foreign economies.

Any banks dealing with foreign investors must report cash payments of $10,000 or more to the IRS. The Foreign Investment in Real Property Tax Act requires that the broker handling a sale for a foreign person withhold 10% of the gross proceeds to ensure the proper taxes are paid to the IRS.

Generally, foreign investors purchase American property because of

- perceived security of investments in the United States, based primarily on the stability of our government;
- the appreciation in the values of their own currency when compared to the dollar;
- highly inflated values of real estate in their own countries; and
- easing of restrictions by their own governments on foreign investments.

A 2015 survey of members representing 17 countries in the Association of Foreign Investors in Real Estate indicated that the United States is viewed overwhelmingly as the country providing the most stable and secure real estate investments and the best opportunity for capital appreciation.
SUMMARY

This unit presented an overview of the various types of ownership interests in real property. Ranging from individual ownership to corporate forms, partnerships, and trusts, real estate investors have many formats to choose from to satisfy their specific preferences.

Individually, real estate can be owned with either survivorship or inheritability as a goal. Although ownership forms can be changed during a lifetime with the agreement of all parties, it is the distribution of property after death that dictates its lifetime ownership design. Thus, in most states, married couples may own property as tenants by the entirety, with the result that the deceased’s portion will automatically vest in the surviving spouse. This eliminates the time and cost of probate, but it also eliminates the rights of the deceased to designate an heir other than the spouse.

To preserve the prerogative of designating by will to whom an estate will pass, an inheritable estate must be established. Toward this end, the community property form of ownership is recognized in only eight states, while the tenancy in common format is available in every state to provide spouses with an alternative to tenancy by the entirety.

For those who want to avoid probate costs in the community property states and also in those states that do not recognize tenancy by the entirety, the available form of ownership is joint tenancy with the rights of survivorship. This estate can be used by any two or more persons, but because it effectively eliminates inheritability, it is usually limited to use by family members.

For the married individual who wishes to maintain control over property, sole and separate ownership is available. Finally, for the single person, ownership in severalty is the format under which to own real estate. Each of these forms, sole and separate and severalty, is inheritable because only one person is involved.

An alternative to the individual ownership of property is the establishment of a corporation. Here, personal liability is limited to the corporation’s assets. In addition, the corporate form provides a basis for attracting a pool of investment funds from many smaller investors through the sale of stock. Its design guarantees continuity and affords the means for hiring professional management. Corporate earnings are subject to double taxation and, as such, are limited in use as real estate investment ownership formats. However, S corps can be used as investment conduits to avoid double taxation.

Partnerships are used to join investors together to share in a potentially profitable venture. A general partnership gives each participant an equal voice in the management, despite the proportionate share of ownership. In addition, each partner is personally responsible for the liabilities of the partnership.

On the other hand, limited partnerships and syndicates act to shelter passive investors’ individual liabilities. In this form of ownership, the general partner, or syndicator, assumes full responsibility for management in addition to full liability for the success of the investment.

Property ownership in the form of a trust is established to create continuity in the management of an estate and to avoid repetitious probate costs. Living trusts, or inter vivos trusts, which after death become testamentary trusts for the benefit of the heirs, can be established to control property during the life of a beneficiary. This form of ownership directs a trustee to hold the legal title to property in trust for specified beneficiaries and
to follow the directions established in the trust agreement for the management of the properties involved.

Investment trusts such as REITs and REMTs are established on this living trust basis, as are family and special trusts. However, REITs and REMTs act as investment conduits for many smaller investors and qualify under specific IRS regulations to act as trustees in purchasing, managing, and financing real properties. Because of these special requirements, profits from these activities are taxed only once at the beneficiary level, not twice as in the corporate ownership form.

**DISCUSSION TOPICS**

1. Investigate your state laws regarding the distribution of the assets of an estate left by a person who dies intestate and without any discoverable heirs.

2. Secure a copy of an offering on a syndicated property and compare its form and content with the outline provided in Figure 2.3: Syndicate Offering (Limited Partnership). Would you recommend an investment in the enterprise?
UNIT EXAM

1. Automatic survivorship is intrinsic in which of the following forms of realty ownership?
   a. Sole and separate
   b. Tenancy in common
   c. Tenancy by the entirety
   d. Community property

2. An S corporation
   a. requires 100 or more shareholders.
   b. is subject to double taxation.
   c. is available to foreign investors.
   d. limits the personal liability of its shareholders.

3. Tenancy in common includes which of the following?
   a. Automatic survivorship
   b. Married persons only
   c. Undivided ownership
   d. Equal ownership shares only

4. Participants in a general partnership usually take title as which of the following?
   a. Joint tenants
   b. Tenants in common
   c. Tenants by the entirety
   d. Tenants in severalty

5. Corporations are formed to own real estate for all of the following reasons EXCEPT
   a. to avoid double tax on profits.
   b. for broad-based capital accumulation.
   c. to limit shareholder personal liability.
   d. to develop continuity of ownership.

6. Which of the following is NOT an attribute of a limited partnership?
   a. The personal liability of the limited partners is limited to their investment.
   b. Taxes on profits are imposed at the investor's level.
   c. Each partner takes an active role in management.
   d. Operating losses are passed through to the partners.

7. A father, mother, and daughter own a property in joint tenancy. The daughter sells her interest to a friend for cash. How is the ownership changed?
   a. The friend becomes a joint tenant with the parents.
   b. All three parties now own as tenants in common.
   c. The friend is a tenant in common with the parents, who remain joint tenants.
   d. The daughter cannot sell her joint tenancy interest.

8. The right of survivorship refers to the fact that when one owner dies, that owner's share will pass
   a. according to the deceased's will.
   b. to the deceased's family.
   c. to the surviving spouse.
   d. to the surviving owners.

9. A living trust usually evolves into
   a. an inter vivos trust.
   b. a testamentary trust.
   c. a collapsible trust.
   d. a limited partnership.

10. The Uniform Partnership Act, or “blue sky laws,” cover all of the following EXCEPT
    a. the experience of the syndicators.
    b. an indication of the potential risk of the investment.
    c. a guaranteed return on the investment.
    d. a description of the property, terms, and conditions of the investment.
LEARNING OBJECTIVES

After successfully completing this unit, you will be able to

● understand how government regulations affect the desirability of an investment property,
● describe how a market analysis leads to important data, and
● list the attributes of a property analysis and how this information affects the real estate investor.

deed restrictions  feasibility study  plat
due diligence  market analysis  setback requirement
Environmental Protection Agency (EPA)  minimum housing standards  subdivision restrictions

INTRODUCTION

Many real estate investments are made in a relatively informal manner. A real estate broker offers a particular property to a client, who inspects it and briefly analyzes its income potentials using certain mathematical techniques to measure profitability. Usually the services of an appraiser are sought to verify the market value of the property. If the investment meets the buyer's criteria and the terms of the purchase can be arranged to satisfy the parties, the transaction is completed.

Under the responsibility of due diligence, a broker often insists on a more intensive analysis of the possible financial success of an investment to satisfy the requirements not only of the investor but also of the financier and potential tenants. These formal feasibility studies are generally undertaken when large projects are contemplated, such as subdivisions, office buildings, shopping centers, industrial parks, and manufactured-home parks. Feasibility studies consist of three broad analyses: market analysis, property analysis, and financial analysis. This unit examines the first two; Unit 5 examines financial analysis.
MARKET ANALYSIS

Although each study is designed to meet the needs of a particular development, all feasibility investigations include analyses of environmental impact, local government regulations, community profile, and the data accumulated. Each of these areas of investigation includes mathematical manipulations of various data and statistics as well as political and sociological impact information.

Environmental Protection Agencies

Increased pollution of our natural environment led to the passage of the National Environmental Policy Act of 1969. A federal administrative division, the Environmental Protection Agency (EPA), was established by this act. Among its other duties, the EPA determines environmental control guidelines for the development of real estate projects. In practice, the EPA encourages the individual states to adopt and enforce local controls of their own and steps in only when the states do not act to implement the minimum federal guidelines.

To make sure that long-term protection of the environment is the guiding criterion in public decisions, EPA guidelines require government agencies at all levels to consider qualitative factors as well as economic and technical factors; long-term benefits and costs in addition to short-term benefits and costs; and alternatives to proposed actions affecting the environment.

In those states that have adopted environmental controls, the government agencies are guided in their analyses by the results of individual environmental impact studies.

These impact studies include Phase I, which requires an exhaustive study of the past uses of the property to reveal any possible contamination. In addition, the site itself is carefully examined for traces of contamination, such as leaking tanks, dry wells, hazardous waste, and so forth. In Phase II, more research is required if any contamination possibilities are revealed in Phase I. Finally, Phase III kicks in to clean up any contamination revealed in the prior research. Most purchase contracts contain a provision whereby a buyer may cancel a contract should there be any revelation of contamination. The reason for this is that a buyer could become liable for damages and cleanup costs related to the contamination. Under federal regulations there is a list of potentially responsible parties (PRPs) that may be held liable. PRPs include the persons or entities that created, transported, or installed the contamination. PRPs also include the owner of the property at the time the contamination appeared, subsequent owners, and even managers of the property.

A defense to this imputed liability is called the innocent landowner defense. This defense does not simply mean that the purchaser of the property did not know of the contamination but rather that the purchaser used all due diligence in an attempt to uncover any problem (a Phase I assessment) and that nothing appeared in the research.

Each major political jurisdiction in these states has an environmental quality division. As a prerequisite to the development of a new real estate project, an application for environmental review must be filed by the developer with the appropriate agency. An investigation is conducted, and an environmental impact report is released. Contributions to this report are made by the various government groups involved in the decision, such as the local zoning board, building inspection department, sewer department, and city transportation division.
If the application is approved, development proceeds to completion. If defects in the plan are revealed in the impact study, the applicant is informed and may resubmit the application together with proposed remedies. In situations where the project is categorically denied because of potential serious damage to the environment, the applicant may appeal through appropriate legal channels.

Figure 3.1: Environmental Review Process for City of San Diego outlines San Diego's environmental review process and time requirements for proposed real estate developments. In practice, the time requirements have proven to be seriously understated.

**FIGURE 3.1 Environmental Review Process for City of San Diego**
Local Government Regulations

Just as the various agencies of the federal government have an impact on real estate investment activities, so local agencies affect the investment process. Following are some more specific ways in which the regulating bodies of local governments control the growth and development of communities.

Subdivision regulations. Most major communities in this country have adopted laws to regulate the subdividing of land. The purpose of these laws is to prevent the unplanned and haphazard division of large parcels of land into small building lots. City and county officials are charged with the duty of supervising the orderly growth of their communities. As a result, an investor who wishes to develop a parcel of land must present an application for plat approval and required zoning changes to the special local agency established for the purpose of subdivision control, such as a local planning and zoning department.

Plat approval. To control the design of a new subdivision, a developer must submit a plat for approval by all of the various departments involved in community services. A plat is a drawing of the subdivision by an engineer or architect that shows lot sizes, street widths, easements, and so on (see Figure 3.2: Sample Plat). The proposed lot sizes must conform to acceptable standards. The street design must link up to existing roadways and incorporate special safety features, such as proper widths, gradients for curves, access for firefighting equipment, and turnarounds in cul-de-sac streets. This plat is recorded so that the legal descriptions become effective.

FIGURE 3.2 Sample Plat
Adequate drainage must be provided to avoid potential flood damage. Utility installations must be situated in proper easements and be readily accessible for continuing maintenance. Adequate solid and liquid waste-disposal systems must be developed to prevent pollution of underground or surface water streams.

Prior to plat approval, any special circumstances surrounding each particular project must be solved to the satisfaction not only of the community agencies but also of neighbors and other citizens whose rights are involved.

**Zoning codes.** In addition to subdivision regulations, most communities have local zoning ordinances that designate allowable land usage for particular purposes. Historically, zones were separated according to types of use: single-family residential, multifamily residential, commercial, industrial, and special purpose (such as an airport or hospital). It was felt then, and still is in most parts of our country, that to maintain their separate integrity, these different divisions should not be mixed. See Figure 3.3: Pima County, Arizona, Summary of Zoning Classifications, Principal Uses, and Development Standards for an example of one area’s land uses.

### Figure 3.3  Pima County, Arizona, Summary of Zoning Classifications, Principal Uses, and Development Standards

<table>
<thead>
<tr>
<th>Zone</th>
<th>Principal Uses</th>
<th>Minimum Lot Area</th>
<th>Minimum Lot Area Per Unit</th>
<th>Minimum Yards</th>
<th>Building Height/Stories</th>
<th>Other/Coverage</th>
</tr>
</thead>
<tbody>
<tr>
<td>IR: Institutional Reserve</td>
<td>Low-density residential; agricultural</td>
<td>36 acres</td>
<td>None</td>
<td>36 acres</td>
<td>50 50 50 access structure 50 10* 10* 10*</td>
<td>34/2 access structure 24</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>50 if animal use</td>
<td></td>
</tr>
<tr>
<td>RH: Rural Homestead</td>
<td>Low-density residential; limited conditional commercial use; agricultural use</td>
<td>180,000 (4.133 acres)</td>
<td>None</td>
<td>180,000</td>
<td>50 20 50 access structure 50 10* 10*</td>
<td>34/2 access structure 24</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>50 if animal use</td>
<td>Option A</td>
</tr>
<tr>
<td>GR-1: Rural Residential</td>
<td>Residential and agricultural; limited conditional commercial use</td>
<td>36,000</td>
<td>None</td>
<td>36,000</td>
<td>30 10 40 access structure 30 10* 10* 10*</td>
<td>34/2 access structure 24</td>
</tr>
<tr>
<td>(April 1972)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>50 if animal use</td>
<td>Option A</td>
</tr>
<tr>
<td>MLZ: Mount Lemmon Zone</td>
<td>Single family residences</td>
<td>36,000</td>
<td>None</td>
<td>36,000</td>
<td>5 5 5</td>
<td>34/3 access structure 19</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Option A; 50%</td>
</tr>
<tr>
<td>SR: Suburban Ranch</td>
<td>Single family residences; agriculture</td>
<td>144,000 (3.31 acres)</td>
<td>None</td>
<td>144,000</td>
<td>50 10 50 access structure 100 10* 10*</td>
<td>34 access structure 24</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Option A; 30%</td>
</tr>
</tbody>
</table>

*50 if animal use
### FIGURE 3.3  
**Pima County, Arizona, Summary of Zoning Classifications, Principal Uses, and Development Standards (Continued)**

<table>
<thead>
<tr>
<th>Zone</th>
<th>Principal Uses</th>
<th>Minimum Lot Area</th>
<th>Minimum Area Per Unit</th>
<th>Minimum Yards Front Side Rear</th>
<th>Building Height/ Coverage</th>
</tr>
</thead>
<tbody>
<tr>
<td>SR-2: Suburban Ranch Estate</td>
<td>Single family residences</td>
<td>72,000</td>
<td>120ft</td>
<td>72,000</td>
<td>34/2 access; 24</td>
</tr>
<tr>
<td>SH: Suburban Homestead</td>
<td>SR uses; manufactured homes (max. 2 per lot); duplexes</td>
<td>36,000</td>
<td>100</td>
<td>18,000</td>
<td>34/2 access; 24</td>
</tr>
<tr>
<td>CR-1: Single Residence</td>
<td>Single family residences</td>
<td>36,000</td>
<td>100</td>
<td>36,000</td>
<td>Options A and B</td>
</tr>
<tr>
<td>CR-2: Single Residence</td>
<td>Single family residences</td>
<td>16,000</td>
<td>80</td>
<td>16,000</td>
<td>Options A, B, and C</td>
</tr>
<tr>
<td>CR-3: Single Residence</td>
<td>Single family residences</td>
<td>8,000</td>
<td>60</td>
<td>8,000</td>
<td>Options A, B, and C; 40%</td>
</tr>
<tr>
<td>CR-4: Mixed Dwelling Type</td>
<td>Single family and multi-family residences; duplexes</td>
<td>7,000 (5 acre min. site Opt. D)</td>
<td>None</td>
<td>SF: 7,000 MF: 3500 (Opt. D: SF: 3,500 Average)</td>
<td>Site Setbacks 20 10 10 Setbacks on individual lots not on edge of site: zero-lot-line placement of bldg. is subject to PC. Bldg. Code Options C and D; 50% 60% (one story)</td>
</tr>
<tr>
<td>CR-5</td>
<td>CR-4 uses</td>
<td>6,000 (5 acre min site Opt. D)</td>
<td>None</td>
<td>SF: 6,000 MF: 2000 (Opt. D: SF: 2,000 Average)</td>
<td>Site Setbacks 20 10 10 Setbacks on individual lots not on edge of site: zero-lot-line placement of bldg. is subject to PC. Bldg. Code Options C and D; 50% 60% (one story)</td>
</tr>
<tr>
<td>TR: Transitional</td>
<td>CR-3, CR-4, and CR-5 uses; offices; day care center; motel/hotel; health care center</td>
<td>Res: 10,000 Non-Res: 60</td>
<td>1,000</td>
<td>SF: 40 MF: 60 (SF detached)</td>
<td>20 7 25* 20 0 10</td>
</tr>
</tbody>
</table>
### FIGURE 3.3 Pima County, Arizona, Summary of Zoning Classifications, Principal Uses, and Development Standards (Continued)

<table>
<thead>
<tr>
<th>Zone</th>
<th>Principal Uses</th>
<th>Minimum Lot Area</th>
<th>Minimum Area Per Unit</th>
<th>Minimum Yards Front Side Rear</th>
<th>Building Height/Stories</th>
<th>Other/Coverage</th>
</tr>
</thead>
<tbody>
<tr>
<td>CMH-1: Mobile Home 1</td>
<td>Manufactured or site built homes</td>
<td>8,000</td>
<td>8,000</td>
<td>20 8 25</td>
<td>34/2 24</td>
<td>Option A (subdivision only)</td>
</tr>
<tr>
<td>CMH-2: Mobile Home 2</td>
<td>Manufactured or site built homes; mobile home park</td>
<td>None</td>
<td>3,500</td>
<td>15 10 15 (or if access is provided: 25 10 25)</td>
<td>34/2 24</td>
<td>Options E and F</td>
</tr>
<tr>
<td>TH: Trailer Homesite</td>
<td>Trailer (RV) park</td>
<td>18,000 (8,000 SF prior to 1971)</td>
<td>None</td>
<td>2,000</td>
<td>30 10 30 access; structure 60 4 4</td>
<td>34/2 24</td>
</tr>
<tr>
<td>MU: Multiple Use</td>
<td>Site-built or manufactured homes; commercial or light industrial if MU use permit is obtained</td>
<td>Res: 7,000 Non-res: None</td>
<td>Res: 60 Non-res: None</td>
<td>20 7 25 access structure 20 4 4</td>
<td>34/2</td>
<td>Options C and E</td>
</tr>
<tr>
<td>MR: Major Resort</td>
<td>Major resort</td>
<td>Minimum 20-acre site area. One guest room per 4,356 square-foot site area</td>
<td>50 50 50 (from edge of site)</td>
<td>Minimum site cover 33%</td>
<td></td>
<td></td>
</tr>
<tr>
<td>RVC: Rural Village Center</td>
<td>Retail Business</td>
<td>Maximum 20-acre zoning district</td>
<td>None</td>
<td>None</td>
<td>150 from center-line of scenic route; 25 from TR zone; 75 from residential zone</td>
<td>34/2</td>
</tr>
<tr>
<td>CB-1: Local Business</td>
<td>Retail business, all TR uses</td>
<td>Res: 4,500 Duplex/Condo: 10,000</td>
<td>Res: 40 Duplex/Condo: 60</td>
<td>20 0 10 Duplex/Condo</td>
<td>34/2</td>
<td>Option C</td>
</tr>
<tr>
<td>CB-2: General Business</td>
<td>CB-1 uses; wholesale; storage of equipment and household goods; bars</td>
<td>Res: 4,500 Duplex/Condo: 10,000</td>
<td>Res: 40 Duplex/Condo: 60</td>
<td>20 0 10 Duplex/Condo</td>
<td>39</td>
<td>Option C</td>
</tr>
</tbody>
</table>
### FIGURE 3.3  Pima County, Arizona, Summary of Zoning Classifications, Principal Uses, and Development Standards (Continued)

<table>
<thead>
<tr>
<th>Zone</th>
<th>Principal Uses</th>
<th>Minimum Lot Area</th>
<th>Minimum Lot Area Per Unit</th>
<th>Minimum Yards Front</th>
<th>Minimum Yards Side</th>
<th>Minimum Yards Rear</th>
<th>Building Height/ Coverage</th>
<th>Other/ Coverage</th>
</tr>
</thead>
<tbody>
<tr>
<td>CPI: Campus Park Industrial</td>
<td>Manufacturing; research</td>
<td>Minimum 10 acre site</td>
<td>None</td>
<td>25 20 30 (also 100 from any existing or cond. Approved residential zone)</td>
<td>36</td>
<td>Review by DRC; hrg. by Board of Sups. Max site cover by buildings: 33%</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CI-1: Light/ Industrial Warehousing</td>
<td>Limited CI-2 and intensive industrial uses</td>
<td>None</td>
<td>None</td>
<td>15 0 10 (or buffer req. by landscaping chapter if greater)</td>
<td>Ind: 54</td>
<td>Non-ind: 39</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CI-2: General Industrial</td>
<td>Limited CB-2 and CI-1 uses; other industrial uses subject to conditions and performance standards.</td>
<td>None</td>
<td>None</td>
<td>15 0 10</td>
<td>None</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>CI-3: Heavy Industrial</td>
<td>Limited CI-2 and intensive industrial uses</td>
<td>43.560</td>
<td>None</td>
<td>10% 35 30 lot depth (or buffer req. by landscaping chapter, if greater)</td>
<td>None</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

#### NOTES
- Option A = Cluster Development Option (refer to Section 18.09.040)
- Option B = Lot Reduction Option (refer to Section 18.09.050, and to individual zones)
- Option C = Lot Development Option (refer to Section 18.09.060)
- Option D = Small Lot Subdivision Option (refer to Section 18.09.080, and to individual zones)
- Option E = Mobile Home Subdivision Option (refer to Sections 18.35.060 and 18.37.060)
- Option F = Mobile Home Park Option (refer to Section 18.35.060)

* On a corner lot in CR-3, CR-4, CR-5, TR, or CB-1, the minimum rear yard may be reduced to not less than 10 feet, provided the minimum side yard on the side street is increased by 10 feet and all parking requirements are met (Section 18.07.050-G).

** Building heights subject to scenic route regulations (i.e., for properties adjacent to a scenic route, no building shall exceed 24 feet within 200 feet of a property line). In CB-1, this restriction applies only to residential development.

Source: Pima County Development Services

Repeatedly, subdivisions have been designed with an inner core of space for single-family housing surrounded by areas intended for more intensive uses, such as apartments and store buildings. Industrial land is usually located along the highways and railroads to facilitate shipping requirements and minimize the effects of pollution on residential areas.

Zoning designations usually are based on a system of code letters that stand for certain allowable uses and specify the required amount of land that can be used for construction. These zoning codes also include specifications for spaces that must be left vacant between adjoining lots. This type of specification is called a setback requirement.
For example, a county CR-1 designation could indicate a single residence use requiring a minimum of 36,000 square feet of total lot area per unit, construction setbacks of 30 feet from the front lot line, 40 feet from the rear lot line, 10 feet from each side lot line, and not more than 34 feet building height.

These requirements vary from jurisdiction to jurisdiction and depend to a great degree on the type of development anticipated for the specific location. It is important for a real estate investor to be thoroughly familiar with local zoning codes.

Rezoning a property from its present use to a more intensive use, such as changing a vacant lot zoned for a single house to a zoning that would permit four units, may result in substantial profits for an investor, as we will discover in later units. The rezoning process involves the submission of an application to the appropriate government agency, a review of this application by the professional staff of this agency, and a public hearing in front of a commission, city council, or county board of supervisors who will rule on the acceptability of the professional staff’s recommendations. Public hearings allow petitioners to state their cases and also permit neighbors and other interested citizens to make their feelings known. Participants have recourse to the courts if they feel rezoning decisions are unfair.

Because each jurisdiction follows its own specific techniques for conducting the rezoning process, investors interested in this form of activity are well-advised to know the requirements in their particular area and seek professional legal help.

**Deed and subdivision restrictions.** Restrictions are covenants that run with the land—once recorded they remain in effect into the future or for a period of time specified in the restrictions. Each new owner of the property buys “subject to” the restrictions. Restrictions specify what the property can or cannot be used for or what can or cannot be built on the land. Restrictions supersede any zoning on the property.

Individual **deed restrictions** are usually imposed by a landowner on property to be split off and sold separately from the main parcel. By restricting the new parcels, the original owner can maintain the integrity of the main parcel.

**Subdivision restrictions,** on the other hand, are usually established by the developer on all of the lots in a new subdivision in order to maintain their homogeneity of use as well as value. Subdivision restrictions generally run for 50 years or longer. Thus, buyers in the subdivision can rely on their investments maintaining their values for long periods of time.

For example, restrictions may include a minimum number of square feet per residence and prohibit any use other than residential use in the subdivision. Other restrictions may also be included (see Unit 11).

Restrictions are only as strong as the persons who will be responsible for their enforcement. In the case of deed restrictions, when the original owner dies or moves away, the split property owners may stop observing the requirements. If the new owner of the main property does not object within a reasonable period, the restrictions may be broken. Similarly, with subdivision restrictions, their enforcement relies on a strong neighborhood association that will not be afraid to sue those who do not observe the requirements. Some courts have ruled that an association’s failure to enforce restrictions over time waives the association right to enforcement.
Investors must not only be aware of what the zoning codes are but also must be alert to check with a title company or lawyer about any existing restrictions on the property in question.

**Planned unit developments (PUDs).** Many communities use a form of subdivision called the planned unit development (PUD). A PUD involves the elimination of the side-yard setback requirements and allows mixed land uses. Thus, apartments and town houses can be joined together with common walls, while retail businesses and “clean” industrial plants can be incorporated right into the subdivision.

**FOR EXAMPLE** If a 100-acre tract can hold 400 individual single-family detached houses under a zoning designation of four house lots to the acre, a PUD can be designed to include four separate 100-unit complexes. Elimination of the side-yard setback requirement makes it possible to construct a 100-unit building that includes high-rise and low-rise apartments joined by common walls. Each 100-unit building is surrounded by open space that would contain lawn areas, playgrounds, swimming pools, bicycle and walking paths, tennis courts, golf courses, and similar recreational facilities.

Mixed land-use PUDs incorporate residents, retail businesses, office buildings, and even acceptable industrial plants into their designs. These PUDs become entirely self-contained small communities. For example, Reston, Virginia, has store buildings, apartments, a lake, and various employment centers built right into exclusive single-family home areas. Residents of this type of community, also called a traditional neighborhood development (TND), can walk or ride a bicycle to work, school, stores, or recreational areas.

**Minimum housing standards.** Many communities have adopted uniform building and housing codes that designate minimum housing standards required for new construction as well as for older homes.

Requirements for new housing include minimum specifications for foundations, underflooring, wood framing, roofing, and weatherproofing, and general requirements involving light, ventilation, and sanitation. Some jurisdictions also require provisions for off-street parking facilities and fire warning systems.

For older structures, most cities maintain inspection staff charged with determining the safety of existing properties. Where a building or a portion of a building (usually more than 50%) is found to be unsanitary or unsafe, these inspectors have the power to issue appropriate citations to the owner, specifying failings that need to be corrected and penalties if they are not. At the same time, a sign is posted indicating that the building is unsafe and advising against entry. Ultimately, if the faults are not corrected, the structure may be condemned and destroyed as a public nuisance.

In great part, these minimum housing standards are a result of the activities of mortgage lenders. Historically, lenders have fought for better building codes for potential enhancement of the value of their collateral. The Federal Housing Administration (FHA) has been a pioneer in these efforts with its standardization of appraisal techniques, which led to the establishment of new housing codes in the mid-1930s.

**Planned growth.** Many communities throughout the country compete with each other to attract new industry by offering tax waivers and other incentives. In some instances, industrial development foundations are formed by local businesspeople and given large
budgets with which to lure desirable industries away from other communities. New industry means new jobs; higher earnings; more taxes; and generally, growth, expansion, and prosperity.

In some areas, community growth has become uncontrolled as a consequence of a burgeoning population. City planners and citizens alike are displeased over these developments, and politicians move to a no-growth policy. However, some yield to pressure from the construction industry and modify their views to form a policy of planned growth. This vests more power in the bureaucratic agencies that control land use and development and inhibits new construction.

As a direct consequence of slowing new building, values of existing properties tend to rise. A case in point is the dramatic increase in values of coastal and lakeside properties in areas that have imposed building moratoriums and that enforce severe controls on new developments.

Community Profile

Most new real estate projects begin with an available piece of property, an investor looking for a property, and a broker acting as a catalyst to unite the two. Thus, a project starts with a predetermination of use—for example, a shopping center. The feasibility study must then include an analysis of the market this center is intended to serve.

Market analysis is predominantly concentrated at the local level. To determine the potential income that can be realized from an investment, a careful investigation must first be made of the economic climate of the community and, more particularly, of the neighborhood in which the project is located.

An analysis generally begins with an on-site tour of the area. The investor obtains all available maps of the locale, zoning ordinances pertaining to the area, applicable building codes, and statistical data concerning the population. The investor then examines at least six major factors in the neighborhood: land usage, economic climate, occupancy rates, transportation and utility services, facilities, and community acceptance.

Neighborhood boundaries and land use. A neighborhood can be defined as an area within which common characteristics of population and land use prevail. There is no predetermined size for a neighborhood. In rural areas it may consist of three square miles, while a city neighborhood may be five square blocks.

The investor must determine the boundaries of the area before a market analysis can be made. Rivers, lakes, mountains, parks, railroad tracks, or major highways help delineate the confines of a neighborhood. Particular note should be made of natural and artificial boundaries that may curtail the future growth of a neighborhood.

In the absence of any obvious physical boundaries, an investor must determine the extent of land that is under common usage and shares a similar population. Any variances or restrictions in zoning should also be noted. Depending on the type of property involved, these zoning regulations may have a positive or negative effect. Commercial and industrial enterprises are adversely affected by a zoning restriction that limits the area to residential or multifamily use. On the other hand, the desirability of a residential neighborhood could decline severely if a zoning ordinance favorable to industrial development were granted for the area. A prudent investor will also review any studies performed for the local planning commission or zoning board.
Neighborhood economy. Various sources of statistical information are available to an investor for assessing the economic climate of a neighborhood. The local chamber of commerce accumulates data concerning the number and types of businesses in the area, the volume of their activity, and general trends in their growth or decline. A neighborhood with a well-diversified business sector is usually more economically stable than an area that depends on a single major industry for its support.

Information secured from local financial institutions also provides a reliable indication of the area’s economy. The volume of mortgage loans outstanding and being issued reflects the overall confidence in the real estate market. Competitive rental prices currently charged for residential, commercial, and industrial space in the neighborhood also offer an accurate measurement of the area’s economy. Low rents generally indicate an oversupply of rentals relative to a limited demand, whereas high rents generally indicate a shortage of rental space.

Occupancy rates. The occupancy rates for a particular type of property also reflect the relationship between supply and demand in the neighborhood. Occupancies constantly change and vacancy rates fluctuate accordingly, and this affects rents and values.

A high occupancy rate indicates a shortage of space and the possibility for rent increases. A low rate, as reflected by many For Lease signs posted in a neighborhood, results in tenant demands for lower rents and other concessions on the part of the landlord. The oversupply of space that results in low occupancy rates can be either technical or economic in origin. Technical oversupply occurs when there are more available units than potential tenants. Economic oversupply reflects asking prices beyond the purchasing power of potential tenants. Statistics on vacancy rates can be obtained from current housing reports, which are published by state departments of commerce and list vacancies by region. Local utility companies often provide information regarding vacancies, with the number of non-operating meters corresponding roughly to the number of vacant apartments, stores, or offices, as the case may be.

The investor-developer must also be able to predict whether future occupancy levels will rise or fall and how quickly these transitions will take place. To answer these questions, existing competitive space must be inventoried according to building type, age, size of units, and rental schedules. In addition, careful attention should be devoted to securing an inventory of all new construction, both under way and contemplated.

To a great extent, accurate prediction of occupancy rates depends on matching the composition of the local populace to the available space. The investor-developer should know the number of potential buyers or tenants and their ability and willingness to purchase or rent the properties being developed. The stability and trends of their incomes must also be determined.

Statistics issued by state departments of labor list the total number of employed persons by region and also provide the investor with information regarding unemployment ratios. Information obtained from the chamber of commerce can furnish investors a clear picture of local employment opportunities and the median income of the community’s population. In addition, local financial institutions can provide information about the population’s savings habits as an indication of economic stability. These employment and income data should develop some reliable benchmarks for establishing appropriate rental schedules.
To plan efficiently for the number and type of housing units needed, investors in residential rental properties must determine the most common individual family size and composition, in addition to the total number of people within the area. For example, the prospects for financial success of a high-rise apartment complex composed of studio and one-bedroom units in an area composed mainly of families with two children are quite different from those prospects for a similar property in a neighborhood of young singles or childless couples. Local marriage, birth, and divorce records will provide investors with information regarding the structure of family units within the area.

In addition to the family structure, investors in residential real estate must be aware of current shifts in population. When changes in the composition of a neighborhood are detected, these alterations must be carefully analyzed in terms of land use and income level. An increase in population due to an influx of middle-income families into an expanding community has a considerably different meaning from an increase in population due to overcrowding in lower-rental areas. The implications for the future use of the neighborhood are quite different in each case (see the discussion of population demographics in Unit 1).

**Transportation and utilities.** Regardless of the type of development contemplated, transportation facilities are of prime importance to future tenants and must be included in the market analysis of the property. In large cities, close proximity to public transportation is vital to apartment dwellers who may not own cars. Employees in many office buildings often rely on public transportation to get to work. Traffic patterns, street networks, and traffic counts in a neighborhood are significant to such commercial ventures as strip stores or shopping centers.

Much of this type of information is readily available from the local chamber of commerce. Industrial developments require convenient access to railroads, expressways, or airports for receiving and distributing goods.

In addition to public transportation facilities, access and linkage to various parts of the community are essential components of the market analysis process. Here, not only must the distance to work be examined but also the roads and freeway networks to determine the amount of time it takes to reach various destinations.

For example, a housing project constructed some distance from the center of a community on less-expensive land might be successful if a connecting freeway allows potential homebuyers to get to work faster than if the project were built in town with only surface transportation available. Thus, a time-distance study should be included in feasibility reports.

Residential, commercial, and industrial property users are also deeply concerned with the availability of adequate parking facilities. The aggravation of overcrowded curb space in urban areas can be relieved by off-street tenant parking. Commercial enterprises need adequate parking facilities for their customers, and industrial concerns require dockside space for loading and areas for employee parking.

The costs and availability of utility services are becoming increasingly important in their effect on profits from investment properties. Commercial and industrial users are particularly concerned with heavy-duty power lines, separate sewerage systems, and other unique services required by the nature of their businesses.
Neighborhood facilities. Although the existence of neighborhood amenities is of great significance to residential investors, any improvements that help to attract potential residents will indirectly benefit commercial and industrial developers by providing a local pool of potential consumers and employees. When inspecting a neighborhood, an investor should note the location and number of parks, playgrounds, theaters, restaurants, schools, colleges, houses of worship, and other social or cultural organizations and facilities that will be attractive to future inhabitants.

Community acceptance. Community involvement with any new real estate development, especially if it involves rezoning, has become extremely important and should be included in a feasibility study.

In one geographic area, it took Walmart many months and a good deal of money to finally find acceptance within the community for one of their “super stores.” It was built on the third location recommended because citizens owning properties around the other two locations expressed too much opposition. The third location was approved only after many concessions to the local neighborhoods, which raised the building costs considerably.

In another area, a drugstore chain battled with the local historic preservation committee to build in a neighborhood where some houses were to be removed to make room for the drugstore’s parking area.

As indicated earlier, environmental impact studies are required in many areas of the country. These studies describe the effects of the project not only on the immediately surrounding properties but also on the community and region as a whole. Project plans must be approved by various government agencies, including street and road, water, sewer, fire, building inspection, and other departments charged with protecting the health, safety, and welfare of citizens.

Any time lags necessary to satisfy these requirements must be included in the study for the investor to develop the strategy necessary to complete the project and enter the market in a timely manner.

Evaluating the Data

Once the community profile is complete, the investor-analyst must combine the information collected concerning transportation facilities, economic conditions, type and number of similar spaces, rental schedules, and population composition and evaluate it as a whole. When reviewing the data, the investor should remain aware of the special needs of the particular type of property for which the investigation was made.

Industrial property developers should pay specific attention to the opportunity for physical expansion, transportation facilities, special utility services, availability of raw materials, and the quality and quantity of the potential labor pool in the area. Commercial property developers must be informed about traffic patterns, car and pedestrian traffic flows, location of competitors, public transportation facilities, adequate parking space, and the income profile of the market-area populace. Of special interest to residential property developers are the size of family units, median income levels, trends in family composition and locational movements, and sociological and cultural compatibilities.

Reconciliation of the neighborhood survey data with the specific qualities of the property to be developed allows the investor to estimate the optimum rental that can be secured for the space offered. From this estimate, the investor will be able to calculate the
profitability of the project after deducting expected operating expenses, interest on loans, and depreciation. Thus, a project will receive a “go” or “no go,” depending on the rate of profitability and its acceptance by the investor.

The success of the market analysis is only as reliable as the judgment of the person making the evaluation. In the absence of experience, an investor should seek the services of a professional property analyst who is fully knowledgeable about the nature of business and economic cycles and who can accurately assess their influences on the character and future trends of the subject market area.

**PROPERTY ANALYSIS**

An investor needs to carefully examine the physical characteristics of the parcel of land to be used in new construction or the nature and condition of the existing building considered for purchase. In the first instance, the land’s geological and surface characteristics are investigated, as well as the costs of their probable modification and of the installation of utilities, roadways, and landscaping. In the second instance, the physical condition of the existing building, its functional capability, and costs of modernization must be analyzed for potential repair and maintenance expenses.

**The Site**

Besides the locational characteristics described in the market analysis, a site’s physical attributes must be examined to determine its capacity to support the structures the investor intends to build.

**Surface attributes.** The use of a parcel of real estate may be limited by its topography, vegetation, size, shape, or exposure. These surface attributes include hilly terrain, the absence of fertile topsoil, woods, boulders, irregular shapes, narrow dimensions, obnoxious odors, and oppressive sounds. To cure any of these problems and to prepare a parcel of land for new construction involves expenditures that must be included in a feasibility study for a complete picture of total investment costs.

While physical irregularities may be corrected with the services of landscaping engineers, it is often more difficult to acquire the amount of land necessary to ensure adequate areas for building and parking. Residential lots need ample frontage exposure to serve the tastes of modern high-income homebuyers who also are seeking the quiet and protection of a suburban or rural location. Commercial property must be easily accessible to people on foot or in cars. Industrial property must have access to railroads, highways, and adequate utility services, including solid and liquid waste-disposal facilities.

**Subsurface attributes.** The ability of a parcel of land to support new construction is of paramount importance to developers of high-rise apartment or office buildings. Soft or slippery subsoil conditions can result in high costs if a builder has to sink support piers to firm bedrock, often far below the surface. New construction techniques are opening up additional, formerly unusable, wet marshy lands for development, but the costs are high.

Where the land is rocky and the subsoil hard and impenetrable, there will be additional costs for excavation. In areas where basements are desired, these costs may adversely affect the sale of houses. Where substantial foundations and a number of subsurface floors
are included in the building's design, rocky subsoil creates physical barriers often difficult to offset.

High subsurface water tables and areas subject to flooding often create difficulties when providing for sanitary sewage disposal and adequate drainage runoff. Pollution of underground water streams is a serious problem in these areas.

**Hazardous waste.** As a result of our emerging awareness of the deterioration of our environment, there is increasing pressure to preserve the integrity of our living space. Many states have become stricter in enforcing EPA-suggested guidelines. California’s Superfund Law is continually imposing new requirements on landowners, tenants, and developers to ensure that their properties are free of contaminants and hazardous wastes.

The Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) includes requirements to examine possibly polluted properties and to identify potentially responsible persons when making environmental site assessment studies. Where we used to think only of commercial properties as having hazardous waste problems, there are a great many instances involving residential properties as well. Reasonable inquiries must be made into a property’s past uses before purchase to determine if it is contaminated. This is where a Phase I environmental site assessment should be performed.

**The Property**

The purpose of a property analysis is to familiarize the investor with the nature and condition of the particular building under consideration and its position relative to similar properties in the neighborhood. On completion of the property analysis, the investor should know what expenditures will be needed to make the property competitive with the best units available in the area and what the average operating costs for the project will be.

**Exterior attributes.** The visual image, or initial impression, created by a building is of considerable importance to prospective tenants. Thus, an investor should note the age and style of the property as well as the condition of the walkways, landscaping, and overall exterior appearance of the building itself. Any improvements required should be noted.

In addition, the investor should be alert to any major repairs deferred by the previous owner. The masonry, windows, eaves and trim, roof, porches, parking area, pool, other amenities, and building parts must be carefully examined for defects that may require immediate attention and capital outlay.

**Interior attributes.** The investor should carefully examine the interior of the building, including the number of individual apartments or offices and their layouts, size, number of rooms, closets, bathrooms, and views. Also, property must be able to be renovated to accommodate the diverse uses of the tenants. Securing optimum rents is a function of desirability of design and location in the building as well as of physical quality.

When inspecting individual units, the investor should examine the condition of the hardware, plumbing, walls, and electrical fixtures. In apartment units, appliances, carpets, and drapes should be checked and an estimate made of the expense of repairing or replacing worn or obsolete items.

The condition of entryways, halls, laundry rooms, storage rooms, and other common interior areas should be checked. Any redecorating and replacement that may be required to improve the general appearance of the building should be noted. This inspection should include the heating and cooling systems, plumbing fixtures, water heaters,
elevators, swimming pools, and other tenant amenities, as well as the machinery required for snow removal and lawn and pool maintenance.

**Operating expenses.** The investor should verify the amount of property taxes with the local tax assessor and the amount of insurance premiums with an agent. Constant attention must be paid to adequate insurance coverage in the face of inflation and ever-increasing legal settlements.

An investor must accurately estimate ongoing maintenance expenses, in addition to monies earmarked for future replacement of major items, such as the roof, furniture, carpets, and elevators.

**Asbestos.** In addition to considering the condition of the site relative to the presence or absence of hazardous waste, it is important for purchasers of existing structures to address the possibility that construction materials containing asbestos may be present. The cost of its removal could affect the profitability of the venture.

Repairs for the removal of asbestos can be deductible expenses only if it can be shown that

- they are necessary to keep the property in an ordinarily efficient operating condition, and
- the costs will not materially add to the value of the property or appreciably prolong its life.

Otherwise,

- the costs must be capitalized as a permanent addition to the existing basis of the property, to be recovered at its sale;
- the costs must be depreciated independently; or
- the investor must identify which portion of the costs would increase the value of the building and capitalize that portion. The balance can then be deducted as a repair cost.

However, the hasty and careless removal of asbestos may cause more harm than leaving it in place. Researchers have determined that when existing asbestos materials have not been disturbed, the concentration of airborne asbestos is comparable to the level of concentration in outdoor air. The EPA agrees that when asbestos is not damaged or disturbed, it probably should not be removed. Often the asbestos may be contained in place by encapsulating the asbestos with other material.

**Toxic mold.** The property must be inspected carefully for the existence of toxic mold, which must be removed to eliminate costly lawsuits. According to the American Bar Association, prior to 2000, mold insurance claims settled for $5,000 or less. Today, commercial developers and homeowner claims routinely exceed $100,000, and in 2011 the largest reported verdict for a mold related claim was $7.7 million, awarded to the owners of 216 condominium units in South Carolina. Most states have adopted notice requirements to tenants or purchasers of real estate (in some states, tenants must report mold issues to landlords). Failure to disclose the existence of mold is likely to result in lawsuits.
Radon gas. This is a colorless, odorless gas that is emitted by radioactive materials contained in certain rock formations. In high enough concentrations it can cause lung cancer. Typically, radon problems can be eliminated with proper ventilation of the structure.

Lead-based paint. Federal lead-based paint regulations must be followed if the property is a single-family or multifamily residential property built before 1978. There are six basic requirements under these regulations:
1. The buyer must be given the EPA booklet, Protect Your Family From Lead in Your Home.
2. The seller/landlord must disclose any known lead-based paint hazards.
3. Sales contracts and leases must contain a lead warning statement.
4. The seller/landlord must provide the buyer/tenant copies of any lead-based paint reports concerning the property.
5. Buyers must be given a 10-day opportunity to conduct a lead-based paint inspection by a qualified lead inspector.
6. As of April 2010, federal law requires anyone who is paid for work that disturbs paint to be trained and certified by the Environmental Protection Agency.

More information on lead-based paint may be found at www.hud.gov.

Other environmental issues. There are many other environmental issues that may affect the investment, such as carbon monoxide, urea formaldehyde foam insulation, polychlorinated biphenyls, groundwater contamination, electromagnetic fields, and underground storage tanks. A wealth of information on these issues is available at www.epa.gov.

Because of the many and varied problems that may exist within structures, investors are advised to enlist the services of a qualified private building inspector for a professional opinion of the structure’s condition.

Together with the payments necessary for debt service, the investor is then ready to do a financial analysis to complete the feasibility study.

SUMMARY

Many real estate investments are made in a somewhat informal manner, with a buyer purchasing a property after a cursory examination of its physical condition and a rudimentary analysis of its profit potential. Other realty transactions require more definitive feasibility studies, including analyses of the environmental impact, local government regulations, and an analysis and market profile of the community where the property is located. Then a complete, in-depth examination of the property itself, both land and buildings, plus a financial analysis of the quantity and quality of the income stream need to be derived.

A market analysis includes a description of where the property is located. Often, there are no clear-cut physical boundaries, such as mountains, streams, or roadways, to delineate a market neighborhood. Rather, the area is described as that which is under common usage and shares a similar population. The economic climate of the neighborhood is then examined to discover types of business activity, volume of sales, and general
trends in growth or decline. Included in the trend analyses is the availability of money for mortgage and business loans and competitive rental prices charged for properties similar to the projected investment.

Occupancy rates aid in measuring the economic quality of the market that a realty project will serve. High current occupancy rates (low vacancy rates) indicate a shortage of space and the possibility for rent increases. An oversupply of space, on the other hand, indicates a weak market and the possibility of developing less cash flow from the project than anticipated. Careful projections must be made of future trends in the development of comparable rental space from new construction, both under way and contemplated.

A complete profile of the neighborhood’s population is included in the economic analysis. In addition to the number of persons located in the area, their family structure and financial positions can provide information that can be helpful in planning the number and types of housing units needed or the composition of a shopping center. Current population shifts must be diagnosed for an indication of potential changes that may affect the investment.

Once the economic profile of the market neighborhood is acquired, its locational qualities should be identified. These attributes include the type and availability of transportation facilities and utilities, as well as neighborhood amenities that would enhance a contemplated project.

A careful investigation must be made of the community acceptance of a major new realty development. In addition to the immediate neighbors’ attitudes, the requirements of all the various public agencies that will be involved in the project’s supervision prior to and during construction must be analyzed. Any substantial negative points of view will have to be met forthrightly before the project is undertaken.

An in-depth study of the physical qualities of the land on which a project will be constructed—or, in the case of a used property, of the building itself—must be coupled with the economic analysis of the market the realty project will serve. Both surface and underground attributes of the site must be analyzed in terms of its ability to support a new project. An already existing building must be inspected in terms of its appearance and functional efficiency so that the owner can learn of potential refurbishing costs and ongoing operating expenses.

**DISCUSSION TOPICS**

1. Secure a copy of a recent feasibility study of a property in your area and examine it in relation to the material in this unit.

2. An increasing awareness of the effects on our environment of uncontrolled growth suggests an emerging trend toward a no-growth attitude. Investigate the attitudes in your community from the points of view of both citizens and politicians.
UNIT EXAM

1. The primary purpose of subdivision regulations in most states is to
   a. enable developers to profit from rezoning.
   b. divide large parcels of land into small lots.
   c. prevent unplanned and haphazard subdividing.
   d. inhibit growth in developed areas.

2. A mixed-use subdivision describes
   a. properties having no deed or subdivision restrictions.
   b. proportionate grouping by population age.
   c. a legally prohibited method of development.
   d. different but compatible developments in one designated area.

3. Fundamentally, a planned unit development (PUD) is designed to
   a. eliminate deed and subdivision restrictions.
   b. eliminate side-yards for more efficient land use.
   c. relegate housing developments to the suburbs.
   d. discourage mixed-use subdivisions.

4. In a market analysis, the occupancy rates for a particular type of property should be compared with the
   a. community's overall occupancy factor.
   b. nation's occupancy factor for that type of property.
   c. community's occupancy factor for that type of property.
   d. U.S. Department of Labor's employed persons list.

5. When analyzing the site of a new commercial investment project, all of the following factors must be considered EXCEPT the site's
   a. surface attributes.
   b. subsurface attributes.
   c. possible contamination.
   d. fertility.

6. When examining a building included in a proposed commercial investment, all of the following factors regarding the property must be considered EXCEPT
   a. appearance.
   b. location.
   c. physical condition.
   d. the appeals period following a city's environmental review determination.

7. How many units can be built on an apartment site 220 feet wide by 385 feet deep, where the zoning requires a total side-yard setback of 20 feet, a front yard of 25 feet, a rear yard of 10 feet, a height limit of one story, and a minimum 3,500 square feet of usable lot area per unit?
   a. 16 units
   b. 20 units
   c. 24 units
   d. 40 units

8. Which of the following statements about residential subdivision restrictions is FALSE?
   a. They are enforceable only against the original homeowner.
   b. They are covenants that run with the land.
   c. They are effective as long as they are enforced.
   d. They are established to maintain the homogeneity of property use and value.

9. A feasibility analysis is primarily designed to provide an investor with information appropriate to
   a. avoid paying income taxes.
   b. guarantee a profit on the investment.
   c. make an economically rational investment decision.
   d. satisfy various government regulatory agencies.

10. The Environmental Protection Agency (EPA) establishes guidelines for the prevention of all of the following EXCEPT
    a. air pollution.
    b. soil contamination.
    c. water impurities.
    d. property accessibility.
Income Taxes and Real Estate Investments

LEARNING OBJECTIVES
After successfully completing this unit, you will be able to
● calculate income subject to tax,
● calculate income tax rates, and
● describe tax shelter opportunities for real estate investors.

active income
depreciation
alternative minimum tax (AMT)
exchange
boot
installment factor
capital gains income
recognized gain
deferred exchange
taxable income
depreciation
portfolio income
pyramiding
recognized gain
exchange
realized gain
deferred exchange
tax shelter
installment factor
realized gain

INTRODUCTION
This unit examines the important income tax considerations for real estate investors, whose handling of various tax alternatives has a direct effect on the profitability of their investments. On one hand, the rents from investment property or the profits from the sale of real estate increase the owner's taxable income. On the other hand, operating expenses, depreciation, refinancing, installment sales, and exchanging can all provide the investor with a shelter for this income and profits. In addition, an appropriate management strategy can develop a tax shelter for some of an investor's income from other sources.
INCOME SUBJECT TO TAX

For federal income tax purposes, there are four categories of real property: residential, investment, trade or business, and dealer. Each class of property has its own unique set of tax rules. Also, since the Tax Reform Act of 1986, the Internal Revenue Service has further separated income into three categories: active, portfolio, and passive.

Active Income

All monies earned in the normal course of working or conducting a trade or business are identified as active income. The bulk of active income is derived from wages, salaries, commissions, and annual operating profits from operating nonpassive businesses. Other earnings also included in this category are tips, prizes, awards, alimony, gambling winnings, jury duty fees, and so on. Dealers in real property generate active income. Real estate used in a trade or business may generate active income depending on facts and circumstances. Investments in real estate may generate active income only if the investor meets the definition of a real estate professional (when more than 50% of the taxpayer’s personal services during the year are performed in real estate businesses and when more than 750 hours of services in real property businesses are performed during the year). A taxpayer who materially participates in a trade or business on a regular, continuous, and substantial basis is defined as being active. A tax loss generated by an active trade or business may be used to offset active income, such as salary. All real estate rental activity is considered passive, no matter how involved the owners are, except corporation-owned rentals and the operation of a hotel, motel, or inn, which are considered active.

Portfolio Income

Portfolio income includes interest, dividends, royalties, and annuity income, as well as gains or losses from the sale or exchange of portfolio and certain investment assets. Portfolio income is reduced by deductible expenses directly allocated to such income.

Portfolio activity of concern to real estate investors includes real estate investment trust dividends, income from a real estate mortgage investment conduit, and certain gains on investment real estate property, neither of which can be sheltered by passive losses.

Passive Income

Passive activities are trades or businesses in which a taxpayer does not materially participate; that is, all activities carried on for a profit except an active trade or business or portfolio activity.

Losses from passive trade or business activities each year may be used to offset income from other passive activities for the year but cannot offset other active income or portfolio income. Unused losses may be carried forward.

This passive income rule applies to individuals, estates, trusts, personal service corporations, partnerships, and S corporations. It does not apply to regular corporation-owned real estate and equipment. Limited partnerships are intrinsically passive because limited partners do not participate in management.

This provision attempts to match income with expenses and eliminates, to a large degree, the tax sheltering aspects of real estate investments.
The $25,000 exception. The single exception to the strict classification of real estate rental activities as passive rather than active permits an individual taxpayer to use up to $25,000 of real estate losses to offset other income—active or portfolio. However, the investor must actively participate in the rental activity by engaging in management decisions and maintaining or arranging for maintenance of the property. The taxpayer must own more than 10% of the investment to qualify for this exception.

The $25,000 allowance will be reduced by 50% of the amount by which the taxpayer’s adjusted gross income (AGI) exceeds $100,000 ($200,000 for low-income housing). The AGI is the total of all sources of income, each adjusted by its own allowable deductions, and is found on the last line of the first page of the IRS’s Form 1040, Individual Income Tax Return. Thus, $125,000 AGI reduces the $25,000 allowance to $12,500, and $150,000 AGI reduces it to zero, even though the taxpayer qualifies in every other manner.

Figure 4.1: Summary of Income Definitions summarizes the income definitions. All expenses allocable to individual activities are deductible in that column only. No excess losses in any one activity may be used to shelter income from other activities, except as to the $25,000 rule and the $3,000 annual excess capital loss carryover.

### FIGURE 4.1 Summary of Income Definitions

<table>
<thead>
<tr>
<th>Active Income</th>
<th>Passive Income</th>
<th>Portfolio Income</th>
</tr>
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<tbody>
<tr>
<td>Wages, salaries, profits from ownership of trade or business and operations of motels and hotels</td>
<td>Profits from rental operations, limited partnerships, hobbies</td>
<td>Interest, dividends, royalties, annuities, gains from sale or exchange of portfolio assets</td>
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### Capital Gains Income

Monies earned as profits on investments made outside the ordinary course of work and business are identified as capital gains income. Such income includes profits made on the sale of real property, stocks, equipment, and other assets not held for regular business purposes. In other words, noninventory assets produce capital gains income when sold for a profit. This category also includes property held for the production of income, such as apartment buildings and machinery in a plant, but specifically excludes all property held as inventory stock for resale to customers. Capital gains profits are the difference between the realized selling price of the property and its adjusted basis.

The realized selling price is most often the contract sales price (the actual price paid on the sale of the property) less the allowed costs of sale such as:

- Real estate commissions
- Accountants’ fees
- Settlement charges
- Appraisal fees
- Escrow fees
- Document preparation
- Surveys
- Attorneys’ fees
- Points paid by the seller to buyer’s lender
The adjusted basis of the property begins with the basis, which depends on the method of acquisition. The three most common examples are as follows:

- If the property was purchased, the basis is the purchase price.
- If the property was inherited, the basis is the market value at the time of death.
- If the property was received as a gift, the basis is simply the same as the giftor's basis.

Once the basis is determined, certain adjustments (additions to and subtractions from) are made to the basis over time. The most common of these adjustments include the following:

- Add the costs of purchase, which are very similar to the above-listed costs of sale
- Add the cost of improvements to the property
- Subtract depreciation on the improvements (land cannot be depreciated)
- Subtract any casualty losses that are not reimbursed by insurance
- Subtract any part of the property that has been sold

Consequently, the capital gains calculation is as follows:

1. Contract sales price less allowed costs of sale equals the realized selling price.
2. The basis plus allowed costs of purchase and improvements less depreciation, casualty losses, and any part sold equals the adjusted basis.
3. Realized selling price less the adjusted basis equals the capital gain (or loss).

**Capital Gains Taxes**

Capital gains are taxed at a different rate than ordinary income. For capital gains, the amount an investor is taxed depends upon both the investor’s tax bracket and the amount of time the investment was held before being sold. If the asset is held for 12 months or less, the gains are taxed at the taxpayer’s ordinary income tax rate. However, if the asset was held for more than 12 months, the tax rate is 0% for the 10–15% brackets, 15% for the 25–35% brackets, and 20% for the 39.6% bracket.

When the taxable gain or loss resulting from the sale of an asset is calculated, its cost basis is subtracted from the amount realized on the sale. The cost basis is equal to the purchase price, adjusted for factors such as fees paid (i.e., broker fees) and depreciation.

**Estate and Gift Taxes**

For 2015, the annual gift tax exclusion is $14,000 per person, per donee. This amount changes from year to year as the federally imposed index (which is tied to inflation indexing) is applied. The nontaxable estate exclusion and the gift lifetime exclusion are $5.43 million for 2015 (up from $5.34 million in 2014).
INCOME TAX RATES

Taxes are imposed only on taxable income, which is the net amount remaining after all allowable deductions and adjustments have been made from the gross amount of income earned in a specific year. The tax rates are incremental; that is, all earnings listed under a specified rate are taxed at that rate, whereas earnings over the stipulated amount are taxed at the next rate, and so on.

Remember that corporate income is subject to double taxation, as described in Unit 2—once as corporate earnings and again as dividends distributed to shareholders. To avoid this double tax, realty investments may be held by individuals as an S corporation or in a trust.

Alternative Minimum Tax

The alternative minimum tax (AMT) is a special levy on investors and corporations that take so many deductions and credits that they would pay little or no tax.

To calculate the AMT, follow these five steps:

1. Determine regular taxable income in accordance with current IRS regulations.
2. Add the tax preference items designated by law, such as excess accelerated depreciation over straight-line rates, defined excess passive losses, and interest received on tax-exempt bonds issued for nongovernmental projects.
3. Deduct $37,225 for married couples filing separately, $22,500 for estates and trusts, $48,450 for singles or heads of household, $74,450 for joint filers, and $40,000 for corporations.
4. If the taxpayer's alternative minimum taxable income exceeds $112,500 for single individuals, $150,000 taxable income for joint filers and corporations, or $75,000 for married filing jointly and estates or trusts, then the deductions must be reduced by 25% of the excess income until phased out. The exemption is totally phased out at $310,000 for corporations, on a joint income of over $447,800, single $306,300, or $223,900 married filing separately, and $165,000 for trusts.
5. Finally, the AMT rate is applied: 26% up to $175,000 ($87,500 for married persons filing separately) and 28% on any excess AMT income. The taxpayer must pay the higher of the regular tax amount or the alternative minimum tax amount. For corporations, the AMT rate is 20% of the AMT amount.

REAL ESTATE INVESTMENTS AS TAX SHELTERS FOR ACTIVE INCOME

Real estate investments are defined as tax shelters where the operating costs, mortgage interest, and allowable depreciation are deducted from gross income to derive the net income that is subject to tax.

Operating Costs and Interest Expenses

Investors in income-producing real property are allowed to deduct all operating expenses and interest paid on property loans from the investment's gross income. Every real estate investment incurs operating expenses in one form or another and to varying
degrees. Vacant unimproved land is subject to property taxes; improved property develops a multitude of operating costs, including property and sales taxes, insurance premiums, maintenance charges, management fees, bookkeeping, advertising, pest control, and snow removal. Any investment purchased with a loan also incurs interest expenses.

These and other charges are all deductible from the gross annual income when determining the net income, which is subject to tax at the owner’s rate. In addition to these operating and interest expenses, improved income property may enjoy another deduction, depreciation of the improvements.

**Depreciation**

Appraisers describe *depreciation* as a loss in value from any cause. This loss can result from a physical wearing out or from functional and economic obsolescence. The appraiser attempts to measure this loss in value for a particular property.

On the other hand, depreciation from an accounting viewpoint is a recovery of investment costs and makes no effort to reflect any real loss in the property value. It is a theoretical loss of value for tax purposes. The following schedule provides the tax depreciation schedule that has been allowed by the IRS.

- Residential rental properties placed in service after January 1, 1987: 27.5 years straight-line (3.63% per year)
- Nonresidential real estate: 39 years straight-line (2.564% per year)
- Autos and light trucks: Five-year write-off, 200% declining balance allowed
- Personal property and manufacturing equipment: Seven-year write-off, 200% declining balance allowed
- Land improvements (sidewalks, for example): 15-year write-off, 150% declining balance allowed
- Rehabilitation tax credit for nonhistoric structures placed in service before 1936: 10%
- Rehabilitation tax credit for certified historic structures: 20%
FOR EXAMPLE  To illustrate how real estate investments act as tax shelters, consider the following analysis:

- $50,000 Gross annual income
- $20,000 Annual operating expenses
  30,000 Cash flow before debt service
  - $25,000 Interest paid on loan (limited to investment income)
  5,000 Cash flow before depreciation
  - $10,000 Depreciation allowance
  (5,000) Net paper loss

The gross annual income reflects income from all of the property’s sources, such as rents, vending machines, and laundry. The operating costs include property taxes, insurance premiums, maintenance, utilities, and management. The $30,000 cash flow is the net operating income (NOI) and is considered profit. This profit is sheltered from income tax by allowable interest expenses and depreciation deductions. Thus, this investment generates a $5,000 passive loss. This loss can be used to offset the owner’s other passive profits or, if the owner qualifies, it can reduce other active or portfolio income accordingly, saving tax dollars.

Note that this example does not include an amount for reserves for replacements in the operating costs. Many prudent investors allocate a portion of the property’s income into a reserve account each year toward future major repairs or replacements. These reserves are not deductible operating expenses until they are actually spent.

Component depreciation. Component depreciation is a method of depreciation in which the individual parts of an asset are depreciated separately and not as a whole part of the unit. For example, the plumbing, heating, and electrical systems in a building could be depreciated separately from the structural part of the building because they have shorter economic lives than the building itself. Prior to 1986, component depreciation was a very popular method of maximizing depreciation allowances but was eliminated by the Tax Reform Act of 1986.

However, this law applies only to IRS Section 1250, Real Property, not to Section 1245, Personal Property. This distinction allows a taxpayer to determine whether an item, even if it otherwise appears to be a part of the real property, is in and of itself tangible personal property for depreciation purposes. The art of separating out these components is called cost segregation.

As guidelines for the definition of tangible personal property, the tax court in *Whiteco Industries Inc. v. Commissioner of IRS*, 65 T.C.664 (1975) enumerated six factors to consider:

1. Is the property capable of being moved or has it in fact been moved?
2. Is the property designed or constructed to remain permanently in place?
3. Do the circumstances show that the property may or will have to be moved?
4. Is the property readily movable?
5. How much damage will the property sustain upon its removal?
6. How is the property affixed to the land?
Thus, if the property satisfies the personal property quality under most, if not all, of these guidelines, it may be eligible for a short-term recovery time period.

The potential applications of component depreciation include the following:

- Restaurants and hotels that include significant machinery, fixtures, and specialized food storage and handling facilities that might be considered separate from the building
- Office buildings where improvements can be constructed to be removable
- Computer rooms and trading floors that are fitted with specialized telecommunications equipment, electrical service, and enhanced heating, ventilation, and air-conditioning equipment

For more information regarding tax treatment of residential rental property, see IRS Publication 527.

REAL ESTATE INVESTMENTS AS TAX SHELTERS FOR CAPITAL GAINS

With the elimination in 1986 of preferred treatment of capital gains profits and accelerated depreciation allowances, real estate investments lost much of their glamour as tax shelters. However, the tax laws have preserved other sheltering aspects, including tax-free refinancing, pyramiding through refinancing, special exemptions for profits made from the sale of principal residences, installment-sale deferments, exchanges, and inheritance tax exemptions.

Tax-Free Refinancing

Refinancing involves the securing of a new loan to replace an old loan. Logically, the new loan should be sufficient not only to satisfy the balance of the existing loan but also to pay all of the placement costs involved and generate new cash the borrower can use for additional investments. Any money acquired by refinancing is not subject to tax, even if these funds exceed the original purchase price of the specific property. This money is considered borrowed money and, as such, is not taxable.

In this regard, a distinction should be drawn between two types of gains: realized gain is the actual profit derived from a transaction, such as the money received from refinancing, and recognized gain is that portion of the profit subject to tax. In the case of refinancing, a taxable capital gains income from this transaction exists only when the realized gain becomes recognized gain upon the sale of the property. In the meantime, property can be financed and refinanced repeatedly over time to generate tax-free cash that can be invested and reinvested for additional profits.

Pyramiding through Refinancing

One way to acquire a substantial amount of real estate is to periodically refinance those properties already owned and then use the proceeds to purchase new properties. This procedure is pyramiding through refinancing.

Unlike pyramiding through selling (where an investor purchases a property, improves it for resale at a higher price, and then purchases additional properties with gains from the sale), pyramiding through refinancing is based on retaining all properties acquired.
By not selling, the investor is constantly increasing the refinancing base while avoiding capital gains taxes.

Pyramiding through refinancing begins with the purchase of one property. If more than one property can be purchased to start the plan, then the refinancing base will be enhanced at the outset. The type of property to be purchased should be improved income property that has the ability to generate at least enough cash flow to cover all operating costs plus mortgage payments.

It is in the best interests of the investor to purchase better properties in stable or growing areas. An older property in a declining neighborhood would make a poor investment with which to pyramid through refinancing. Rents and values of such buildings might actually decrease and thus destroy the refinancing cycle.

With the appropriate application of deductible allowances, most, if not all, of the net income earned during the years of ownership could be sheltered, while capital gains taxes could be avoided through the refinancing process. The estate could then be left to the investor’s heirs, at the stepped-up values determined at the date of death, without the investor ever having to pay capital gains tax on any profits derived from ownership of this property.

Although pyramiding to avoid capital gains taxes is a practical strategy, sometimes the sale of a property is unavoidable. As indicated, any gains made in such a sale are subject to income tax.

**Principal Residence.** The income tax laws provide a special exclusion on the profits earned from the sale of private residences. Since 1997, taxpayers have been allowed to exclude from taxes up to $250,000 of the gain realized on the sale or exchange of a principal residence, and up to $500,000 for a married couple filing a joint return. To be eligible to claim the exclusion, the residence must have been owned and used as the taxpayer’s principal residence for a combined period of at least two years out of the five years prior to the sale or exchange. The full exclusion is available only if the owner did not use the exclusion on a prior home sale within a two-year period ending on the sale date. This exclusion is also valid for properties owned in a living or revocable trust, as stated in a private letter ruling by the IRS (PLR 199912026).

If the sale of the principal residence is considered an “involuntary conversion,” such as a health-related move or a move necessitated due to a divorce, this benefit may be prorated. Thus, if a newly divorced couple has occupied the home as their principal residence for just one out of the last five years, then a partial exclusion of one-half of the capital gain is tax free.

**Installment-Sale Deferment**

Capital gains tax can be postponed by the application of an installment-sale plan, available to both residential and commercial property owners, provided the outstanding installment obligation at the end of the tax year is $5 million or less. For higher installment obligations, special rules prevail. In general, dealers in real estate may not sell under installment deferment but must pay any tax on gains at ordinary income rates at the time of sale. Dealers are persons or companies who have real estate as their stock-in-trade (for example, subdividers who sell lots or builders/developers who sell houses).

A gain on an installment sale is computed in the same manner as the net capital gain on a cash sale: gross sale price minus costs of sale minus adjusted book basis equals net
capital gain. However, under an installment sale, the seller can elect either to pay the total
tax due in the year of the sale or to spread the tax obligation over the length of the install-
ment contract.

The installment-sale provision in the tax law is intended as a relief provision for own-
ers who can sell their property only by agreeing to accept payments in installments. A
seller might receive less cash in the year of the sale than the tax required on the total gain.
Therefore, the law allows tax payments to be made as installment payments are received.

For Example Consider a property sold for $100,000 net. On a noninstallment sale,
the buyer pays $40,000 cash and assumes an existing loan balance of $60,000. The
adjusted book basis on the date of the sale is $80,000. Given these facts, a cash transac-
tion would result in a taxpayer paying $3,000 tax on this property in the year of the sale
($100,000 – $80,000 = $20,000 capital gain × 15% tax rate = $3,000).

An installment sale can be designed to postpone portions of the seller’s tax liability.
For example, the sale can be structured to require $8,000 as a cash down payment and
$32,000 as a junior loan back to the seller. The buyer then assumes the $60,000 existing
loan. The installment contract is payable in four equal annual principal payments plus
interest at an agreed rate.

Computation of the seller’s tax liability under the installment contract first requires
a determination of the installment factor (gain divided by equity) to identify what por-
tion of the principal payment is profit and what portion is return of the equity buildup.
In this case, the seller’s gain is $20,000 ($100,000 – $80,000), and the equity is $40,000
($100,000 – $60,000). Thus, the installment factor is 50% ($20,000 gain ÷ $40,000
equity = 0.5).

The seller’s annual tax liability is $600 ($8,000 × 0.5 = $4,000 × 0.15 = $600), for a
total of $3,000 over five years ($600 × 5 = $3,000). This is exactly the same total tax that
is paid if the property were sold for cash. The installment treatment allows the seller to pay
this sum over the term of the contract as the principal is received. All interest received by
the seller is declared as portfolio income.

The installment plan allows a seller to pay tax in amounts proportional to the gain
collected each year. Thus, a seller whose tax bracket decreases over the term of an install-
ment contract will pay less tax than if the seller had elected to pay the full tax in the year
of the sale. This arrangement is particularly advantageous to a seller nearing retirement
age who will enter a lower tax bracket during the term of the installment contract. On the
other hand, there is the possibility that a seller’s tax bracket could rise over the installment
term, which would lead to the payment of more tax. Consequently, a seller is allowed to
pay the full amount of tax due on a capital gain any time it becomes expedient during the
installment-contract period.

Exchanges

An alternative method for tax-deferred pyramiding can also be accomplished by
upside trading or the property exchange technique. Section 1031 of the Internal Revenue
Code provides for the recognition of capital gain to be postponed under the following
conditions:

- Properties to be exchanged must be held for productive use in a trade or business, or
  for investment.
Properties to be exchanged must be of "like kind" to each other: their nature or character must be similar.

Properties must actually be exchanged.

Property held for productive use in a trade or business includes such things as machinery, automobiles, factories, and rental apartments. Property held for investment may include such items as vacant land and antiques. "Like kind" includes a machine for a machine or real estate for real estate. Improvements on the land are considered to be differences in the quality of the real estate, not in the type. Thus, a vacant lot can be exchanged for a store property, or an industrial property may be exchanged for a high-rise office building. Often, unlike property (called boot) is included in a real estate exchange and must be accounted for separately. Boot may include cash, jewelry, or other personal property. Since the value of the real properties being exchanged is often different, boot is used to equalize the values.

There are at least six basic mathematical computations involved in the exchange process:
1. Balancing the equities
2. Deriving realized gains
3. Deriving recognized gains
4. Determining tax impacts
5. Re-establishing book basis
6. Allocating the new basis

These computations are illustrated by the simple two-party exchange recorded in Figure 4.2: Two-Party Exchange.

**FIGURE 4.2 Two-Party Exchange**

<table>
<thead>
<tr>
<th>Property A</th>
<th>Property B</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>STEP 1. Balancing the Equities</strong></td>
<td></td>
</tr>
<tr>
<td>$100,000 Exchange price</td>
<td>$150,000</td>
</tr>
<tr>
<td>− 60,000 Existing mortgage</td>
<td>− 80,000</td>
</tr>
<tr>
<td>40,000 Owners' equity</td>
<td>$70,000</td>
</tr>
<tr>
<td>+ 30,000 Cash required</td>
<td></td>
</tr>
<tr>
<td><strong>$70,000</strong></td>
<td></td>
</tr>
<tr>
<td><strong>STEP 2. Deriving Realized Gains</strong></td>
<td></td>
</tr>
<tr>
<td>$100,000 Exchange price</td>
<td>$150,000</td>
</tr>
<tr>
<td>− 70,000 Adjusted basis</td>
<td>− 90,000</td>
</tr>
<tr>
<td><strong>$30,000</strong> Realized gain</td>
<td><strong>$60,000</strong></td>
</tr>
<tr>
<td><strong>STEP 3. Deriving Recognized Gains</strong></td>
<td></td>
</tr>
<tr>
<td>(Recognized gain equals the sum of unlike properties.)</td>
<td></td>
</tr>
<tr>
<td>0 Cash required</td>
<td><strong>$30,000</strong></td>
</tr>
<tr>
<td>0 Boot</td>
<td>0</td>
</tr>
<tr>
<td>0 Mortgage relief</td>
<td>+ 20,000</td>
</tr>
<tr>
<td>0 Recognized gain</td>
<td><strong>$50,000</strong></td>
</tr>
</tbody>
</table>
FIGURE 4.2  Two-Party Exchange (Continued)

<table>
<thead>
<tr>
<th>Property A</th>
<th>Property B</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>STEP 4. Determining Tax Impacts</strong></td>
<td></td>
</tr>
<tr>
<td>(Taxable income is the realized gain or the recognized gain, whichever is less.)</td>
<td></td>
</tr>
<tr>
<td>$30,000</td>
<td>Realized gain</td>
</tr>
<tr>
<td>0</td>
<td>Recognized gain</td>
</tr>
<tr>
<td>0</td>
<td>Taxable gain</td>
</tr>
<tr>
<td>(Note that Property B will pay income tax on $50,000. Property A will pay no tax.)</td>
<td></td>
</tr>
<tr>
<td><strong>STEP 5. Re-establishing Book Basis</strong></td>
<td></td>
</tr>
<tr>
<td>$70,000</td>
<td>Old basis</td>
</tr>
<tr>
<td>+ 80,000</td>
<td>New mortgage</td>
</tr>
<tr>
<td>+ 30,000</td>
<td>Cash and boot paid</td>
</tr>
<tr>
<td>+ 0</td>
<td>Recognized gain</td>
</tr>
<tr>
<td>$180,000</td>
<td>Total</td>
</tr>
<tr>
<td>LESS</td>
<td></td>
</tr>
<tr>
<td>$60,000</td>
<td>Old mortgage</td>
</tr>
<tr>
<td>+ 0</td>
<td>Cash and boot received</td>
</tr>
<tr>
<td>$60,000</td>
<td>Total</td>
</tr>
<tr>
<td>$120,000</td>
<td>New basis</td>
</tr>
<tr>
<td><strong>STEP 6. Allocating the New Basis</strong></td>
<td></td>
</tr>
<tr>
<td>(Each party will decide which portions of the new basis to allocate to land and to improvements to establish new depreciation schedules.)</td>
<td></td>
</tr>
</tbody>
</table>

A two-party, like-kind property exchange will not qualify if

- the parties are related,
- either party sells the property within two years of the exchange, or
- a property in the United States is exchanged for a property outside this country.

For purposes of this regulation, related persons are immediate family members, lineal descendants, corporations in which the exchangers own more than 50% of the stock, two corporations that are members of the same holding group, and a grantor or fiduciary of a trust.

The two-year disposition rule is waived in the event of death or involuntary conversion.

It is not often that each of two potential exchangers owns property that is desired by the other. More frequently, exchanges involve three or more property owners. To effectively arrange these multiparty exchanges, the element of timing becomes an important aspect to be considered. The process requires two contracts: one between the first two parties, structuring the exchange, and a second contract in which the third party buys the unwanted property. Each contract is conditional upon the closing of the other, and they must be closed simultaneously.

Deferred exchange. A federal court decision in 1979, Starker v. United States (602 F.2D 1341 (9th Circuit)), introduced the deferred exchange to expand the tax-free exchange provisions in the tax law. Section 1031 of the tax code was amended to include the deferred exchange, which, for the first time, allowed traders to set up an exchange for properties not yet available but to be found within certain time constraints.
Tax-deferred exchanges of like-kind real estate became popular when Congress amended the tax code to allow time-deferred exchanges. Now tax-free “Starker exchanges” can be achieved, provided two time limits are met.

1. The property to be received by A must be identified no later than 45 days following the date that A transfers property to B.

2. A must receive the exchange property from B no later than the earlier of (a) 180 days after A transfers to B or (b) the due date of A’s tax return for the year in which the property is transferred to B.

Neither of these time periods can be extended; if they are not met, the exchange becomes a fully taxable sale.

One suggested solution to the relatively short time periods allowed in the delayed exchange is the reverse exchange developed by Louis Weller of Deloitte LLP real estate tax service of Los Angeles. A reverse exchange involves the acquisition by a property owner of a replacement property before the existing property is sold. An accommodating third-party buyer acquires the replacement property and holds it until the exchanger sells the relinquished property, at which time a conventional exchange is complete.

The IRS provides a safe harbor for reverse exchange participants, answering such questions as whether an exchanger can fund the accommodating party’s purchase or hold a fixed-price option on the replacement property.

Distribution to Heirs

The ultimate capital gains tax shelter is to maintain ownership of investment property until death. At death, the property is appraised for inheritance tax purposes, and the deceased’s heirs acquire title, with the new book value established at the time of death.

Although capital gains taxes can be avoided, certain estates are subject to the imposition of inheritance taxes. With the appropriate application of tax-free gift giving, even these taxes can be avoided.

Estate tax. The federal tax laws established exemptions for the values of estates subject to federal estate taxes. As of 2015, this exemption is $5.43 million per person. In addition, many states have estate tax. These state rates vary and should be reviewed in conjunction with investment planning.

Gift tax. With proper planning, investors may be able to distribute their entire estates by using tax-free gifts to avoid inheritance taxes.

The law provided gift exemptions of up to $14,000 for each donor per donee in 2015. Thus, a married couple could gift $28,000 tax free to each heir. The lifetime gift tax exemption is $5.43 million. These exemptions are tied to inflation indexes and typically change annually.

SUMMARY

Active income is derived from wages, salaries, commissions, interest, dividends, and profits earned from year-to-year activities of businesses, in addition to other earnings. Ordinary income in excess of allowable deductions is taxed at the federal and state levels at progressive rates established by Congress and state legislatures.
Active income is sheltered to the extent of such allowable deductions as medical care, state taxes, moving costs, and charitable donations, if itemized. The net income from real estate investments is sheltered by operating expenses, interest charges, and depreciation deductions. Operating expenses include management and maintenance fees plus charges for utilities, advertising, property taxes, insurance premiums, bookkeeping services, and similar costs. Interest charges are deducted from a property’s gross earnings before deriving the taxable income.

Current depreciation allowances are a 27.5-year straight-line rate for residential income property and a 39-year straight-line rate for nonresidential property.

Capital gains income is composed of profits (or losses) on noninventory assets held as investments for relatively long periods of time and then sold.

Losses from active trades or businesses can be used to shelter earnings from these activities, while losses from passive activities are limited to sheltering earnings from passive activities.

All non-personal service real estate rentals are considered passive activities unless owned by real estate professionals, and any losses are limited to the investment’s income. The exception is a $25,000 excess loss carryover given those individuals who earn less than $100,000 adjustable gross income and take a clearly defined active participation in a real estate investment in which they own 10% or more by value.

Investors often capitalize on their equity by refinancing and securing tax-free dollars from the new mortgage proceeds. Property equities grow through inflation and as a consequence of the regular repayment of existing mortgages. Funds secured from refinancing are not subject to income tax, even though these monies may exceed the original price paid for the property. Thus, investors may refinance regularly and secure new cash assets that enable them to acquire additional properties and expand their investment portfolios.

Taxes on profits from real estate capital gains can be deferred through installment sales or the exchange process. When trading like properties, owners can carry their old book values over to the new properties, effectively deferring taxes on any gains. Depending on the terms of the transaction, an up-trader can usually shelter the entire gain, while the down-trader will have to pay taxes on the portion of the equity recovered.

**DISCUSSION TOPICS**

1. Check with a local real estate broker to review the benefits of a Starker exchange.
2. Secure a completed sample income tax form from a local accountant to examine the actual tax impact of a Starker exchange.
UNIT EXAM

1. By definition, portfolio income includes all of the following EXCEPT
   a. stock dividends.
   b. oil and mineral royalties.
   c. investment sales profits.
   d. savings account interest.

2. Active income consists of earnings from all of the following EXCEPT
   a. wages.
   b. business profits.
   c. stock dividends.
   d. capital gains.

3. On improved income property, all of the following are allowable expense deductions EXCEPT
   a. interest charges.
   b. principal payments.
   c. maintenance costs.
   d. depreciation.

4. When investment property is sold for less than its remaining book value, its depreciation was
   a. approved by the IRS.
   b. underestimated.
   c. overestimated.
   d. estimated correctly.

5. When an investment property purchased for $150,000 is refinanced with a new loan for $175,000, the $25,000 is
   a. taxed as portfolio income.
   b. taxed as active income.
   c. taxed as passive income.
   d. not taxed until the property is sold.

6. Under current tax law, long-term capital gains are
   a. limited to $25,000.
   b. taxed at 15% maximum.
   c. eliminated completely.
   d. applied only to commercial property.

7. The losses sustained when selling an investment property must first be deducted from any capital gains made in the year, with any excess losses
   a. allocated to shelter active income.
   b. marked off the books.
   c. carried forward to shelter any future capital gains at the rate of $3,000 per year.
   d. deducted as an operating expense.

8. Passive income is derived from which of the following?
   a. Interest on savings
   b. Dividends from stocks
   c. Income from rentals
   d. Royalties from oil leases

9. A commercial property was purchased for $100,000 with 20% allocated to the land. At a straight-line depreciation rate of 2.564% per year, what is the adjusted basis of this property at the end of the 10th year?
   a. $2,051
   b. $20,510
   c. $59,490
   d. $79,488

10. Which of the following is the installment factor for a property sold for $100,000 net subject to a loan balance of exactly $40,000 with an adjusted basis of $60,000?
    a. 33⅓%
    b. 66⅔%
    c. 100%
    d. 150%
Financial Analysis of Real Estate Investments

LEARNING OBJECTIVES

After successfully completing this unit, you will be able to

- use interest, capitalization rates, and values to perform financial analyses,
- understand profitability measures, and
- appreciate the benefits and limitations of financial analysis software programs.

amortization
annual percentage rate (APR)
annuity
before-tax cash flow
breakeven point
capitalization rate
compound interest
debt service
discounted cash flow
discount rate
effective gross income (EGI)
fixed costs
fixed expenses
interest factor (IF)
internal rate of return (IRR)
net operating income (NOI)
nominal interest rate
operating expenses
opportunity cost
present worth
reserves
return on investment (ROI)
scheduled gross income (SGI)
time value of money
variable costs
variable expenses

INTRODUCTION

After reviewing the market in which an investment is contemplated together with the physical attributes of the property itself, an investor should undertake a thorough financial analysis to attempt to estimate the investment’s value and potential profitability. Although such a financial analysis appears to be a relatively simple matter of comparing income with expenses to derive a net cash flow and a return on the investment, in reality it requires a dedication to honestly examine all of the facts before deciding to purchase the property.
FINANCIAL ANALYSIS

The most difficult part of a financial analysis is the gathering of complete and accurate data pertinent to the project. No matter how sophisticated and complex, no analysis is valid without clear and accurate inputs. Owners typically understate expenses and overstate occupancy. Few include management fees or reserves for replacements, while others brag about 100% occupancy when in reality their rents are too low. Deferred maintenance is common.

Conservative investors recognize that due to credit losses and intervals between tenants for normal maintenance, 95% occupancy is full occupancy. Also, depending on the age and condition of the property, some portion of the gross income should actually be set aside for reserves for replacement of major building components such as roofs, boilers, and so on. Many investors have faced financial ruin because there were no reserves available for such expenses. A reasonable amount must also be allocated to management, no matter who actually manages the property.

A financial analysis requires a diligent effort to gather real information about the property in order to come as close as possible to an accurate opinion of the investment’s potential.

Interest

An understanding of the principles of interest as they apply to real estate investment is basic to any financial feasibility study for income property. Interest may be described as rent paid for the use of money. Just as rent is paid for the use of an apartment, office, or store, so interest, together with principal, is paid on a real estate mortgage as a condition of the terms of the loan agreement. The investor borrows (leases) money at a certain interest rate (rent) for a specified time period, during which the amount borrowed is systematically repaid (amortized).

The amount of rent that a landlord can charge for the use of property is a function of the rental market for that particular type of real estate. Similarly, the rate of interest that a lender can charge is a function of the money market as it affects that particular type of loan. A rational borrower-investor will not pay a lender more interest than the lowest interest rate available on a specific loan at a particular time. Unlike most credit card account interest rates, which are based on monthly rates, real estate loans are established at annual rates.

Simple interest. Most loans made on real estate are established at a simple rate of interest. Simple interest is paid only for the amount of money (principal) that is still owed as of the date of computation; that is, interest is not paid on the money that has already been repaid to the lender.

The formula for computing the amount of simple interest is as follows:

\[ I = PRT \]

where:
- \( I \) = interest
- \( P \) = principal
- \( R \) = rate
- \( T \) = time
FOR EXAMPLE  Using this formula, the interest on a $1,200 loan to be repaid in one year at a 10% annual rate is $120:

\[
I = PRT
\]
\[
I = $1,200 \times 0.10 \times 1
\]
\[
I = $120
\]

If this $1,200 loan were to be repaid in 12 equal monthly payments of $100 plus simple interest at the rate of 10% per annum, the interest portion of the first payment is computed as follows:

\[
I = PRT
\]
\[
I = $1,200 \times 0.10 \times \frac{1}{12}
\]
\[
I = \frac{$120}{12}
\]
\[
I = $10
\]

The total amount of the first month’s payment in this sample is $110 ($1,200 ÷ 12 = $100 + $10 interest = $110). The second month’s payment is $109.16 ($1,100 × 0.10 ÷ 12 = $9.16 + $100 = $109.16). The amount of the third month’s payment is $108.33 ($1,000 × 0.10 ÷ 12 = $8.33 + $100 = $108.33), and so on until the loan is repaid when the last payment of $100.83 is made ($100 × 0.10 ÷ 12 = $0.83 + $100). This illustrates the fact that simple interest is charged only on the remaining amount of principal owed and only for the time that the amount is unpaid.

Amortization.  The payment schedule just described is an illustration of amortization—the systematic repayment of a loan. Most real estate mortgages are established for 15 to 30 years and require a regular payment to be made either annually, semiannually, quarterly, or, more usually, on a monthly basis (see Figure 5.1: The Mortgage Amortization Triangle and Figure 5.2: Mortgage Factor Chart).

FIGURE 5.1  The Mortgage Amortization Triangle

If you know what the monthly payment and interest rate are, you can easily track how much of each month’s payment is being applied toward principal and how much is applied toward interest.

Begin in the lower-left box and follow the arrows to perform the calculations described in each box for each month’s calculation. Your result will show how much of a given month’s mortgage payment goes to pay principal and what portion pays interest on the loan to the lender. For example, if you wanted to see how much the loan principal would be reduced after three months, you would go around the triangle three times.

For example, using the Mortgage Factor Chart in Figure 5.2: Mortgage Factor Chart, assume a 30-year mortgage loan for $170,000 at a 4.25% annual interest rate and a monthly payment of $836.40 (170,000 ÷ 1,000 × 4.92 = $836.40). You can see how the triangle can help you determine the amount of principal and interest in each payment for the first two months of the loan.
FIGURE 5.1  The Mortgage Amortization Triangle (Continued)

The principal balance on the loan at the end of the second month (the beginning of the third month) is $169,530.53. What is the principal balance on this loan at the end of the third month?

\[
\text{Monthly Payment} = \text{Amount paid toward principal} \\
\text{Month 1: } $836.40 - $602.08 = $234.32 \\
\text{Month 2: } $836.40 - $601.25 = $235.15
\]

\[
\text{Principal balance} \times \text{Annual interest rate} \div 12 = \text{Month's interest} \\
\text{Month 1: } $170,000.00 \times 4.25\% \div 12 = $602.08 \\
\text{Month 2: } $169,765.68 \times 4.25\% \div 12 = $601.25
\]

\[
\text{Principal balance} - \text{Amount paid toward principal} = \text{New principal balance} \\
\text{Month 1: } $170,000.00 - $234.32 = $169,765.68 \\
\text{Month 2: } $169,765.68 - $235.15 = $169,530.53
\]

Solution

Step 1: $169,530.53 \times 4.25\% \div 12 = $600.42 \\
Step 2: $836.40 - $600.42 = $235.98 \\
Step 3: $169,530.53 - $235.98 = $169,294.55

Principal balance at the end of the third month is $169,294.55.

FIGURE 5.2  Mortgage Factor Chart

<table>
<thead>
<tr>
<th>Rate</th>
<th>Term 10 Years</th>
<th>Term 15 Years</th>
<th>Term 20 Years</th>
<th>Term 25 Years</th>
<th>Term 30 Years</th>
</tr>
</thead>
<tbody>
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<tr>
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<td>5.61</td>
<td>4.81</td>
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<tr>
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<td>7.03</td>
<td>5.67</td>
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</tr>
<tr>
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<td>5.80</td>
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</tr>
<tr>
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### FIGURE 5.2  Mortgage Factor Chart (Continued)

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<th>Rate</th>
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<th>Term 20 Years</th>
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<th>Term 30 Years</th>
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<td>9.56</td>
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<td>7.34</td>
</tr>
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</table>

**Add-on interest.** Although the simple interest rate is used for most real estate loans, some lenders occasionally employ an add-on interest rate. This technique involves the computation of interest on the total amount of the loan for the entire time period. This amount of interest is then added onto the principal owed for repayment over the term of the loan before the monthly payments are calculated. Add-on interest has the effect of almost doubling the simple interest rate. This form of interest computation is used for some home improvement loans and junior liens created by private mortgage companies.

**FOR EXAMPLE**  In the case of a $1,200 loan for one year at an interest rate of 10%, if the add-on method of computation is employed, first the total interest on $1,200 for a one-year period is derived at the rate stated in the loan agreement ($1,200 × 0.10 = $120). Next, this amount is added to the total principal owed ($120 + $1,200 = $1,320). Finally, this sum is divided by the number of required payments to arrive at $110 as the monthly amount due ($1,320 ÷ 12 = $110).

In formula form, the add-on interest rate is calculated as follows:

\[
A = 2IC + P(n + 1)
\]

- \( A \) = add-on interest rate
- \( I \) = number of installment payments per year
- \( C \) = total loan charges including all interest over contract term
- \( P \) = principal
- \( n \) = total number of installment payments in contract
Substituting figures from the example, the add-on interest rate is computed as follows:

\[
A = \frac{2IC}{P(n + 1)}
\]
\[
A = \frac{2(12) \times \$120}{\$1,200(12 + 1)}
\]
\[
A = \frac{2,880}{15,600}
\]
\[
A = 0.1846 \text{ or } 18.46\%
\]

At add-on interest rates, the borrower pays a level $110 per month for 12 months until the loan is satisfied. An inspection of this schedule reveals that although the first month’s payment is a true reflection of the 10% per annum simple interest charge, the second and subsequent months’ payments are not. The interest charges in these months do not stop on the portion of the principal that has been repaid. The accuracy of this observation is illustrated by examining the sixth payment of $110. The $100 principal portion of this payment repays exactly half the total loan ($100 \times 6 = $600), but the 10% portion still reflects the interest charged on the entire $1,200. Thus, the 10% add-on interest rate is really about 18%, as seen from the formula calculations.

Note that a more accurate method for calculating the add-on interest rate (yield) is to analyze the internal rate of return (IRR) with the use of a financial calculator, as discussed later in this unit.

**Nominal and effective rates of interest.** The relationship between simple interest and add-on interest should now be quite clear. At a simple rate of 10% interest, the nominal interest rate (the rate contracted for) is the same as the annual percentage rate (APR) — the actual rate paid by the borrower. However, add-on interest, which has a nominal (contracted) rate of 10%, results in an actual (effective) rate of approximately 18%.

Even with simple interest loan agreements, the nominal rate may not always be the effective rate. For example, when a borrower executes a new mortgage loan for $100,000 and has to pay a one-point fee ($1,000) plus $500 of other costs, only $98,500 will be received at the closing. However, this borrower will still have to pay interest on the full $100,000 contracted for, which raises the APR.

**Compound interest.** Compound interest is interest paid on interest earned. Annual interest is often compounded monthly or even daily (as offered by many banks and savings associations). Then the effective rate of interest earnings is slightly higher than the nominal rate.

The concept of compounding forms a basis for many investment decisions. A savings account at the current interest rate is a constant investment alternative, and this interest rate constitutes a safe return on such funds. In other words, the compound interest earned on a savings account is a safe and viable investment yield against which potential earnings from other investment opportunities can be measured.

Within this framework, an investor will measure the risk of alternative investments, assigning a required return to each alternative as a function of its specific risk. Thus, an investment in an apartment project might require at least a 15% return, or yield, as a function of a 5% safe rate plus a 10% risk rate.
FOR EXAMPLE At the beginning of a year, if $1 is deposited in a savings account at 10% interest, the account will have a $1.10 balance at the end of that year ($1.00 × 0.10 = $0.10 + $1.00 = $1.10). If this new $1.10 balance is allowed to remain on deposit and the interest rate continues at 10%, then the balance in the account at the end of the second year will be $1.10 × 0.10 = $0.11 + $1.10 = $1.21, and so on.

Compound interest may be computed using the following formula:

\[ CS = BD(1 + i)^n \]

- \( CS \) = compound sum
- \( BD \) = beginning deposit
- \( i \) = interest rate per period
- \( n \) = number of periods

FOR EXAMPLE At the end of 10 years, the balance of the savings account with $1,000 deposited at the beginning of the period at 10% interest, compounded annually, is computed as follows:

\[ CS = BD(1 + i)^n \]
\[ CS = $1,000(1 + 0.10)^{10} \]
\[ CS = $1,000(1.10)^{10} \]
\[ CS = $1,000(2.59374) \]
\[ CS = $2,593.74 \]

Compound worth of an annuity. The effects of compound interest on a single deposit provide the investor with a fundamental basis for investment comparison. However, an owner of income property is more concerned with the compounding of a series of deposits, which would more closely resemble a property’s cash flow in terms of rents. Any series of regular annual receipts or payments is termed an annuity.

The formula for calculating the future compound worth of an annuity deposited into an interest-earning account at the end of each period is as follows:

\[ CS = RD[(1 + i)^{n-1} + (1 + i)^{n-2} + \ldots + (1 + i)^1] \]

- \( CS \) = compound sum
- \( RD \) = regular deposit
- \( i \) = interest rate per period
- \( n \) = number of periods

FOR EXAMPLE A regular deposit of $1 made at the end of each year for three years at 10% annual compound interest will be worth $3.31 at the beginning of the third year, as shown:

\[ CS = $1[(1 + 0.10)^{3-1} + (1 + 0.10)^{3-2} + \ldots + (1 + 0.10)^1] \]
\[ CS = $1[(1.10)^{2} + (1.10)^1 + 1] \]
\[ CS = $1[(3.31)] \]
\[ CS = $3.31 \]

Using the same formula, compare the future value of a 10-year series of $100 annual deposits made at the end of each year at 10% annual compound interest with a single $1,000 deposit made at the beginning of the period.
The difference of $1,000 represents the annual compounding effect on the whole $1,000 deposit during the entire period versus the systematic $100 deposited at the end of each year.

The mathematical calculations to determine the compound worth of a single sum of money or of an annuity involve the use of an interest factor (IF). In the example of the compound sum of a single amount of $1,000 at 10% annual interest for 10 years, the beginning deposit ($1,000) is multiplied by an IF of 2.5937. Similarly, in the example of a $100 annual annuity for 10 years at 10% per year, the regular deposit ($100) is multiplied by an IF of 15.9372. Thus, the portion of the equation represented by \((1 + i)^n\) equals the IF.

\[ \text{FOR EXAMPLE} \]
\[ CS = 100(2.5937) \]
\[ CS = 2,594 \text{ (rounded)} \]

These interest factors are a function of interest rates and time and can be derived for any combination of these inputs. Figure 5.3: Future Worth at Annual Compound Interest Rate of 10% represents the interest factors for the future worth of $1 and of an annuity of $1, compounded at an annual rate of 10%.

In Figure 5.3: Future Worth at Annual Compound Interest Rate of 10%, note the 10-year IF of 2.5937 for the future worth of a single sum of $1 and the interest factor of 15.9372 for the future worth of an annuity of $1, both compounded annually at the rate of 10%. These are the interest factors developed algebraically in the previous examples. Most interest factors are available in tabular form; still, a student of investments should be familiar with the derivations of the information in the tables as well as with the use of the tables themselves.
FIGURE 5.3 Future Worth at Annual Compound Interest Rate of 10%

<table>
<thead>
<tr>
<th>Years</th>
<th>Future Worth of $1 (Deposited Beginning Period)</th>
<th>Future Worth of Annuity of $1 (Deposited End of Period)</th>
</tr>
</thead>
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</tr>
<tr>
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</tr>
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</tr>
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</table>

Time Value of Money

From the previous examples of compound interest, it can be seen that money grows in worth over time if it is employed in an earning situation. The amount of growth is a function of the rate of interest, or yield, earned on the deposit or investment. By the same logic, money not received until some future time must be worth less today. How much less it is worth is also a function of yield coupled with time.

The time value of money is particularly significant for real estate investors whose yields are a function of rents to be received in the future. A lease, after all, is a promise to make a series of payments (annuities) called rent. Because these monies are not immediately available for reinvestment, they are worth less now than they will be when they are received.

For example, at a yield rate of 10%, a dollar that will not be received for one year is really worth only $0.90 today. If the dollar could be deposited today at 10% per annum, it would be worth $1.10 at the end of the year. Waiting a year to receive the dollar precludes the opportunity to earn $0.10.

Thus, the $0.10 can be interpreted as the opportunity cost, or discount rate, which diminishes the present worth of the subject dollar to be received at the end of the year to $0.90.

Present worth of a dollar. The present worth of a dollar, or its net present value (NPV), is, in mathematical terms, the reciprocal of its compound worth. The formula for its derivation is

\[ PW = A \left( \frac{1}{(1+i)^n} \right) \]

where

- \( PW \) = present worth
- \( A \) = amount
- \( i \) = interest rate per period
- \( n \) = number of periods
■ **FOR EXAMPLE** The present worth of $1 to be received 10 years from today at a discount rate of 10% is computed as follows:

\[
PW = \frac{1}{(1.10)^{10}}
\]

\[
PW = \frac{1}{2.5937}
\]

\[
PW = 0.3855 \text{ or } 0.39 \text{ rounded}
\]

To verify that the present worth of $1 to be received in 10 years at a discount rate of 10% is worth only 39 cents today, reverse the situation and place this latter sum of money into a 10% annually compounding savings account and observe its growth to $1 in 10 years ($0.3855 \times 2.5937 = 1$; see Figure 5.3: Future Worth at Annual Compound Interest Rate of 10%).

**Present worth of an annuity.** Just as the present worth of $1 is the reciprocal of its compound rate, so the present worth of an annuity is reciprocally related to its compound formula. The present worth of an annuity in which the payment is to be received at the end of each period is expressed as follows:

\[
PWA = RA \left\{ \frac{1}{(1+i)^n} + \frac{1}{(1+i)^{n-1}} + \ldots + \frac{1}{(1+i)^{n-n}} \right\}
\]

PWA = present worth annuity  
RA = regular amount  
i = interest  
n = number of periods

■ **FOR EXAMPLE** The present worth of $1 to be received at the end of each year for three years at a discount rate of 10% is $2.49:

\[
PWA = \frac{1}{(1.10)^3} + \frac{1}{(1.10)^2} + \frac{1}{(1.10)^1}
\]

\[
PWA = \frac{1}{1.331} + \frac{1}{1.210} + \frac{1}{1.10}
\]

\[
PWA = $0.7513 + 0.8264 + 0.909
\]

\[
PWA = $2.4868 \text{ or } 2.49 \text{ rounded}
\]

Note in Figure 5.4: Present Worth at Annual Compound Interest Rate of 10% that the present worth of $1, or its NPV, to be received in 10 years is $0.3855, and the present worth of an annuity of $1 to be received over three years is $2.4868. These are the same interest factors that were derived mathematically in the two previous examples.
FIGURE 5.4 Present Worth at Annual Compound Interest Rate of 10%

<table>
<thead>
<tr>
<th>Years</th>
<th>Present Worth of $1</th>
<th>Present Worth of Annuity of $1 per Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>0.9091</td>
<td>0.9091</td>
</tr>
<tr>
<td>2</td>
<td>0.8264</td>
<td>1.7355</td>
</tr>
<tr>
<td>3</td>
<td>0.7513</td>
<td>2.4868</td>
</tr>
<tr>
<td>4</td>
<td>0.6830</td>
<td>3.1699</td>
</tr>
<tr>
<td>5</td>
<td>0.6209</td>
<td>3.7908</td>
</tr>
<tr>
<td>6</td>
<td>0.5645</td>
<td>4.3553</td>
</tr>
<tr>
<td>7</td>
<td>0.5132</td>
<td>4.8684</td>
</tr>
<tr>
<td>8</td>
<td>0.4665</td>
<td>5.3349</td>
</tr>
<tr>
<td>9</td>
<td>0.4241</td>
<td>5.7590</td>
</tr>
<tr>
<td>10</td>
<td>0.3855</td>
<td>6.1446</td>
</tr>
<tr>
<td>15</td>
<td>0.2394</td>
<td>7.6061</td>
</tr>
<tr>
<td>20</td>
<td>0.1486</td>
<td>8.5136</td>
</tr>
<tr>
<td>25</td>
<td>0.0923</td>
<td>9.0770</td>
</tr>
<tr>
<td>30</td>
<td>0.0573</td>
<td>9.4269</td>
</tr>
</tbody>
</table>

Profitability Measures

An estimate can be made of an investment’s value based on the anticipated amounts of rent to be collected over a period of time. This estimate of value then forms the basis for determining if the purchase price is competitive and the investment is economically sound.

Most investors are primarily concerned with the relationship of the value of a property to its ability to generate cash flows. They will consider purchasing only properties that are self-supporting and also develop an acceptable return on the cash invested. The required amount of this investment return is as personal a choice as is the type of property. For example, some investors may be satisfied with a 10% return, while others insist on a property that develops at least a 20% or higher yield. Some investors are content to derive a lower return in exchange for the security of a long-term lease with a national tenant. Others are willing to speculate with higher risks in anticipation of higher profits.

There is some confusion over the meaning of the term return on investment (ROI). The confusion stems from a lack of agreement among investors and accountants regarding a definition for the word investment. Is the investment the total price of the property? Is it the cash down payment plus the growth in equity and value from year to year? Or is it just the specific amount of money paid by the investor to purchase and develop the project?

For our purposes, we will define investment as the amount of cash used in the purchase of the property plus the cash costs of any capital improvements made during its ownership. All profits generated by the investment will then be used to measure the return on this investment.

For example, if a property shows an after-tax cash flow of $10,000 on a $100,000 cash investment, it indicates a 10% cash-on-cash ROI ($10,000 ÷ $100,000). If the analysis is expanded to include a $3,000 pay down on the mortgage and a verifiable $5,000 increase in the property’s market value, then the bottom-line ROI is 18% ($10,000 + $3,000 + $5,000 = $18,000 ÷ $100,000).
Notice that the investment did not increase by the amount of the equity buildup or the rise in value. However, these profits are considered soft profits while they are being earned. Only the cash profits are hard profits because they are real and in hand. However, these same soft profits can be made hard when refinancing or selling the property.

The prudent investor will begin by reviewing the annual operating statements on the property as far back as practical. A basic understanding of the major components of an operating statement is essential to making intelligent investment decisions. See Figure 5.5: Sample Operating Statement for a sample operating statement. The various terms on the statement are defined as follows:

- **Scheduled gross income (SGI)**, or *potential gross income*, is the amount of rental income the property could produce with 100% occupancy and with all tenants paying full rent.

- Vacancy loss is the amount of income lost due to empty units or space.

- Credit loss, or rent loss, is the amount of income lost from tenants not paying some or all of the rent.

- Other income includes all nonrental income such as parking, laundry, or vending.

- **Effective gross income (EGI)**, or gross operating income, is the total income from the property.

- **Operating expenses** are the expenses necessary for the operation of the property and are further broken down into the following:
  - **Fixed expenses**, which stay the same no matter what the occupancy level of the property may be. Examples include property taxes, insurance, and landscaping.
  - **Variable expenses**, which will vary according to the occupancy level. Examples include supplies, water, and any management fees that are tied to the amount of rent collected.
  - **Reserves**, which are monies set aside for replacement of items such as carpet, appliances, or roofs and for the unexpected circumstances that may arise.

- Total operating expenses is simply the total of the three types of expenses just listed.

- **Net operating income (NOI)** is the income left after all the operating expenses have been paid. This income is what an investor is buying and what a lender is lending against. This number is central to estimating the value of the property as will be covered later in this unit.

- **Debt service** is the principal and interest payment on any mortgage loan on the property. This is not considered an operating expense but rather a cost of financing.

- **Before-tax cash flow** is the money left before income tax is paid.
FIGURE 5.5  Sample Operating Statement

Annual Operating Statement

SCHEDULED GROSS INCOME $____________________
– Vacancy loss $____________________
– Credit loss $____________________
+ Other income $____________________
= EFFECTIVE GROSS INCOME $____________________

Operating expenses:
Fixed: $____________________
    $____________________
    $____________________
    $____________________

Total fixed: $____________________
Variable: $____________________
    $____________________
    $____________________
    $____________________

Total variable: $____________________
Reserves: $____________________
    $____________________
    $____________________
    $____________________

Total reserves: $____________________

– TOTAL OPERATING EXPENSES $____________________
= NET OPERATING INCOME (NOI) $____________________
– Debt service $____________________
= BEFORE-TAX CASH FLOW $____________________

Capitalization Rate

The capitalization rate, also called the cap rate, is the rate of return, based on the purchase price that would attract capital. In other words, it is the rate of return, based on the purchase price that would make investors want to purchase the property. What constitutes an acceptable capitalization rate is a judgment call on the part of the investor and will vary depending upon the market location, type of property, and goals of the investor.
Value

Once the net operating income of the property is known, an investor or appraiser may estimate the value of an income-producing property by dividing the NOI by the capitalization rate.

**FOR EXAMPLE** A 100-unit apartment building is to be sold. Each unit rents for $1,200 per month. The property often runs with a 10% vacancy and credit loss. There is an additional $78,000 in other non-rent income, and the total operating expenses for the year are $500,000. Capitalization rates in the marketplace are running between 5 and 8%.

\[ \text{100 units} \times \text{12} \times \text{1,200 rent} = \text{120,000 scheduled gross income per month} \]
\[ \$120,000 \times 12 = \$1,440,000 \text{ scheduled gross income per year} \]
\[ \$1,440,000 - \$144,000 \text{ vacancy and rent loss} = \$1,296,000 \]
\[ \$1,296,000 + \$78,000 \text{ other income} = \$1,374,000 \text{ effective gross income} \]
\[ \$1,374,000 - \$500,000 \text{ operating expenses} = \$874,000 \text{ net operating income} \]

Hence:
\[ \frac{\$874,000}{5\% \text{ capitalization rate}} = \$17,480,000 \]
\[ \frac{\$874,000}{6\% \text{ capitalization rate}} = \$14,566,667 \]
\[ \frac{\$874,000}{7\% \text{ capitalization rate}} = \$12,485,714 \]
\[ \frac{\$874,000}{8\% \text{ capitalization rate}} = \$10,925,000 \]

Note that the higher the capitalization rate, the lower the indicated value. This is because the higher the capitalization rate desired by the investors, the less they must pay for the property to achieve their investment goal.

**Breakeven analysis.** Whatever the investor’s personal profit orientation may be, a project’s **breakeven point** is used as a primary indicator of potential profitability. Breakeven is that point where gross income equals a total of fixed costs plus those variable costs incurred to develop that particular gross income. Only when gross income exceeds the amount needed to break even will a project begin to show a profit.

Every property has fixed costs that continue regardless of income. Such costs include property taxes, insurance premiums, maintenance fees, utility charges, and mortgage payments, all of which must be paid regularly. A property also incurs costs that vary according to the income generated. Such variable costs include managerial fees, special maintenance services, additional utility charges, bookkeeping, and advertising costs. For ease of analysis, these variable costs are usually expressed as a ratio of rental income, such as 20% of every rental dollar collected. This variable cost ratio is usually applied at a set rate over all levels of income.

The formula for calculating a property’s breakeven point is expressed as follows:

\[ \text{BE} = \frac{\text{FC}}{1 - \text{VCR}} \]

**BE** = breakeven
**FC** = fixed costs
**VCR** = variable cost ratio
FOR EXAMPLE  A breakeven point for a property that incurs $100,000 in fixed costs and has a variable cost ratio of 20% is

\[ BE = \frac{100,000}{1 - 0.20} \]

\[ BE = \frac{100,000}{0.80} \]

\[ BE = 125,000 \]

The occupancy rate required to generate the income necessary to break even can be expressed as the ratio of the potential income to the breakeven point.

If the property consists of 30,000 square feet of rentable space at a fair-market rent of $5 per square foot per year, 83% of the space will need to be rented if the breakeven requirement is to be met (30,000 × $5 = $150,000 and $125,000 ÷ $150,000 = 0.8333).

The breakeven analysis provides an investor with a clear perspective to study the financial feasibility of a particular project. If a reasonable breakeven point is determined, such as the 83% calculated previously, then the property will be acquired by the investor. If, on the other hand, it is estimated that 95% occupancy must be achieved just to break even, an investor will probably decline the opportunity. In such a situation, the investor should analyze the possibilities of reducing taxes, adjusting mortgage payments, and lowering variable costs before making a final decision.

Return on investment. When establishing an ROI, the only absolute analysis is a triple-net lease with an AAA-rated corporation for a specified period of time. Here the rental income would truly be a net amount because the tenant-corporation is paying all of the property’s operating expenses, taxes, and maintenance. Because the tenant is so highly rated, the rental payment is a guaranteed income, all things being equal. Under these circumstances, the ROI can be ascertained with a high degree of certainty, with little left to guesswork.

The ROI analysis of other investments includes many educated guesses. The questions that permeate such analyses include, among others: Will the tenant remain in business for the term of the lease? Will operating expenses rise? Will the tenant exercise the renewal option? Does the operating statement reflect accurate data on which an informed decision can be made?

It has been customary to carefully examine the income and expense statement for one year’s operation to discern what the cash flows will be. This analysis then becomes the benchmark for future years, with the investor hoping to offset any increase in operating expenses with commensurate increases in rent.

This is where the risk factor enters into the financial analysis. Is it worth buying this property to make a 10% return while being exposed to all of the risks and work the investment demands? Or should the return be 20%, 30%, or higher to make it worthwhile? Or should the investor consider an alternative opportunity?

For example, consider an 18-unit apartment project generating $100,000 gross annual income. Total operating expenses, including a vacancy factor, reserves for replacements, property taxes, insurance premiums, utilities, maintenance, and management, are estimated to be 50% of the gross income. This leaves $50,000 for debt service and cash flow. The property is offered at $500,000 (a 10% capitalization rate) with $200,000 cash down and a loan for the balance for 30 years at 7.5% fixed interest. The mortgage
payment will be $25,200 per year principal and interest. The building is booked for $400,000 for 27.5 years straight-line. The ROI analysis appears in Figure 5.6: Return on an Investment of $200,000.

**FIGURE 5.6**  Return on an Investment of $200,000

| $100,000 | Gross annual income |
| 50,000  | 50% operating expense ratio |
| 50,000  | Net operating income |
| 25,200  | Annual principal and interest |
| 24,800  | Net cash flow |
| + 3,000 | Principal add-back |
| 27,800  | Taxable before depreciation |
| 14,500  | Depreciation |
| 13,300  | Taxable income |
| x 0.31  | Investor’s tax bracket |
| 4,123   | Income tax |
| 24,800  | Net cash flow |
| -4,123  | Income taxes |
| 20,677  | 10.33% cash-on-cash ROI |
| +3,000  | Equity growth |
| 23,677  | 11.83% broker’s net ROI |
| +10,000 | 2% market value growth |
| $133,677| 16.83% bottom-line ROI |

Considering the facts presented in the example, should an investor buy this property? This is not an easy question to answer. It depends on as many variables as there are investors. For example, does the investor want to put $200,000 in this one project or could two projects be purchased for $100,000 down for each? (Analyze this same investment with $100,000 cash down and observe the cash-on-cash ROI jump to 18.3% from 10.33%.) Other questions might include the following, among others: Is this property located in an area where the rents could be maintained and even improved? Are the improvements in good shape? Is the ROI enough to warrant taking the risk?

**Leverage.** Leverage is the use of borrowed funds to purchase a property. The degree of leverage often affects the return on the investment. In the example above, the $500,000 property is purchased with a $200,000 cash down payment with a 60% loan-to-value ratio (LTV) that develops a 10.33% cash-on-cash ROI. This jumps to an 18.3% cash-on-cash ROI when the property is purchased for $100,000 cash with an 80% LTV. Thus, leverage often can be applied to increase the return on equity.

**Positive leverage.** Positive leverage occurs when the interest rate on the loan is less than the capitalization rate, which is 10% in the example. Thus, positive leverage allows the investor’s yield to increase as the LTV increases. Positive leverage also occurs when the cost of the debt payment, expressed as a percentage, is lower than the annual return on investment.

On the other hand, negative leverage is the reverse and occurs when the cost of the debt payment is higher than the annual return on investment and when the loan interest
rate is greater than the capitalization rate. Then negative leverage will lower the investor’s return as the LTV increases.

**Discounted cash flows.** A more sophisticated approach to estimating the return on an investment is the discounted cash flow method. Unlike the traditional approach, which assumes that rents will be received far into the future and that the property will probably never be sold, the discounted cash flow procedure recognizes that income streams are finite and end at a projected point in time.

Included in this approach is the recognition that income fluctuates from time to time and that properties are usually sold or traded at an appropriate time. Even more important, this method recognizes that monies to be received in the future are discounted to their present value by a rate that reflects an investor’s required return on the investment. Essentially, then, the discounted cash flow analysis is an application of the principle of the present worth of an annuity, as described earlier.

A series of straight rental payments over the lease term creates an annuity for a property owner-investor. The present worth of this annuity is calculated using the formula given earlier in this unit.

**FOR EXAMPLE** Assume a regular net annual cash flow of $5,000 under a 15-year lease, with a projected future net sales price for the property of $150,000 at the expiration of the lease. At a 12% required annual return rate, the IF for this annuity is 6.8108, and the IF for the residual value of the property, also called the “reversion,” is 0.1827 (these interest factors appear in Figure 5.7: Present Worth at Annual Compound Interest Rate of 12%).

The present worth of the income stream is $34,054 ($5,000 × 6.8108 = $34,054), and the present worth of the proceeds from the future sale is $27,405 ($150,000 × 0.1827 = $27,405). Thus, the present worth of this investment is the total of the present worth of the annuity and the present worth of the reversion, or $61,459.

**FIGURE 5.7 Present Worth at Annual Compound Interest Rate of 12%**

<table>
<thead>
<tr>
<th>Period</th>
<th>Present Worth of $1</th>
<th>Present Worth of Annuity of $1</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>0.8928</td>
<td>0.8928</td>
</tr>
<tr>
<td>2</td>
<td>0.7972</td>
<td>1.6900</td>
</tr>
<tr>
<td>3</td>
<td>0.7118</td>
<td>2.4018</td>
</tr>
<tr>
<td>4</td>
<td>0.6355</td>
<td>3.0373</td>
</tr>
<tr>
<td>5</td>
<td>0.5674</td>
<td>3.6048</td>
</tr>
<tr>
<td>6</td>
<td>0.5066</td>
<td>4.1114</td>
</tr>
<tr>
<td>7</td>
<td>0.4523</td>
<td>4.5637</td>
</tr>
<tr>
<td>8</td>
<td>0.4039</td>
<td>4.9676</td>
</tr>
<tr>
<td>9</td>
<td>0.3606</td>
<td>5.3282</td>
</tr>
<tr>
<td>10</td>
<td>0.3220</td>
<td>5.6502</td>
</tr>
<tr>
<td>11</td>
<td>0.2875</td>
<td>5.9376</td>
</tr>
<tr>
<td>12</td>
<td>0.2567</td>
<td>6.1943</td>
</tr>
<tr>
<td>13</td>
<td>0.2292</td>
<td>6.4235</td>
</tr>
<tr>
<td>14</td>
<td>0.2046</td>
<td>6.6281</td>
</tr>
<tr>
<td>15</td>
<td>0.1827</td>
<td>6.8108</td>
</tr>
</tbody>
</table>
In other words, an owner can invest approximately $60,000 in cash and earn 12% annually on this money if the $5,000 net annual cash flow remains constant for 15 years and the property is sold for $150,000 net at the expiration of the lease term.

Although rents can be fixed at a constant annual amount for the term of a net lease, the basic weakness in this analysis is trying to estimate the value of the property at a point in the future. Most investors use a capitalization rate for this purpose. A market capitalization rate is derived by dividing the net operating incomes of recently sold properties similar to the subject property by their sales prices.

The present-worth analysis can also be employed to measure the value of a series of irregular cash flows developed by a stepped-up, or graduated, lease.

**FOR EXAMPLE** Assume a 15-year lease with $4,000 net annual cash flows for the first 5-year period, $5,000 for each of the next 5 years, and $6,000 annually for the final 5-year period. Again, assume that the property will be sold for $150,000 net cash at the end of the lease term. The present worth of this investment is $59,014, at a 12% return rate, derived as in Figure 5.8 15-Year Graduated Lease at the Rate of 12% Return.

The IF of 3.6048 shown in Figure 5.8: 15-Year Graduated Lease at the Rate of 12% Return is the present worth of a 5-year annuity of $1 at 12%. The IF of 2.0454 is the 10-year IF of 5.6502 minus the 5-year IF of 3.6048. The IF of 1.1606 is the 15-year IF of 6.8108 minus the 10-year IF of 5.6502. The IF of 0.1827 is the present worth of $1 to be received in 15 years at a 12% return (see Figure 5.8: 15-Year Graduated Lease at the Rate of 12% Return).

**FIGURE 5.8 15-Year Graduated Lease at the Rate of 12% Return**

<table>
<thead>
<tr>
<th>Period</th>
<th>IF</th>
<th>Annuity</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>First 5 years</td>
<td>3.6048</td>
<td>$4,000</td>
<td>$14,419</td>
</tr>
<tr>
<td>Second 5 years</td>
<td>2.0454</td>
<td>$5,000</td>
<td>$10,227</td>
</tr>
<tr>
<td>Third 5 years</td>
<td>1.1606</td>
<td>$6,000</td>
<td>$6,963</td>
</tr>
<tr>
<td>Reversion</td>
<td>0.1827</td>
<td>150,000</td>
<td>27,405</td>
</tr>
<tr>
<td><strong>Total:</strong></td>
<td></td>
<td></td>
<td>$59,014</td>
</tr>
</tbody>
</table>

The sum total of $59,014 can also be derived by discounting each year’s net cash flow by its appropriate IF, as illustrated in Figure 5.9: 15-Year Graduated Lease at the Rate of 12% Required Return.
FIGURE 5.9 15-Year Graduated Lease at the Rate of 12% Required Return

<table>
<thead>
<tr>
<th>Period</th>
<th>Present Worth of $1</th>
<th>Present Worth of Annuity of $1</th>
</tr>
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<tbody>
<tr>
<td>1</td>
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<td>0.7972</td>
<td>1.6900</td>
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<tr>
<td>3</td>
<td>0.7118</td>
<td>2.4018</td>
</tr>
<tr>
<td>4</td>
<td>0.6355</td>
<td>3.0373</td>
</tr>
<tr>
<td>5</td>
<td>0.5674</td>
<td>3.6048</td>
</tr>
<tr>
<td>6</td>
<td>0.5066</td>
<td>4.1114</td>
</tr>
<tr>
<td>7</td>
<td>0.4523</td>
<td>4.5637</td>
</tr>
<tr>
<td>8</td>
<td>0.4039</td>
<td>4.9676</td>
</tr>
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<td>9</td>
<td>0.3606</td>
<td>5.3282</td>
</tr>
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<td>10</td>
<td>0.3220</td>
<td>5.6502</td>
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<td>0.2875</td>
<td>5.9376</td>
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<td>12</td>
<td>0.2567</td>
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<tr>
<td>14</td>
<td>0.2046</td>
<td>6.6281</td>
</tr>
<tr>
<td>15</td>
<td>0.1827</td>
<td>6.8108</td>
</tr>
</tbody>
</table>

Internal rate of return. Real estate investors place high reliance on internal rate of return (IRR) analyses in their decision making. The IRR is a rate of discount at which the present worth of future cash flows is exactly equal to the initial capital investment. One way to measure the IRR is by calculating the present worth of each projected year’s profits after assigning a specific opportunity rate to the analysis. This rate is fixed over the investment term, a somewhat contrived unit of measurement. If the discount rate chosen is too high or too low, it will bias the investment decision between an investment with an early high yield and one having a high end-of-investment yield.

The IRR offsets these distortions by automatically making the NPV of the total cash flows equal to zero. In other words, the return on one investment is compared with the normal returns on all others.

The IRR process starts with the amount of cash investment required. The analyst then takes the net returns projected over the term of the project and searches for the appropriate interest rate that will discount these returns to zero. This is the project’s IRR.

**FOR EXAMPLE** Assume a $100,000 cash investment requirement, a $10,000 net annual cash flow for 10 years, and a cash reversion of $100,000 at the end of the lease period when the property is sold. The IRR is 10%.

\[
\begin{align*}
$10,000 \times 6.1446 & \quad \text{(Figure 5.4)} \\
$100,000 \times 0.3855 & \quad \text{(Figure 5.4)} \\
\end{align*}
\]

\[
\begin{align*}
\text{Total:} & \quad $100,000 \quad \text{(rounded)} \\
\text{Investment:} & \quad $100,000 \\
\text{NPV:} & \quad 0
\end{align*}
\]
If the project’s time frame is shortened to five years, the IRR will remain 10%.

\[
\begin{align*}
10,000 \times 3.7908 \quad \text{(Figure 5.4)} & \quad 37,900 \quad \text{CWA} \\
100,000 \times 0.6209 \quad \text{(Figure 5.4)} & \quad 62,090 \quad \text{PWR} \\
\text{Total:} & \quad 99,990 \quad \text{(rounded $100,000)} \\
\text{Investment:} & \quad 100,000 \\
\text{NPV:} & \quad 0
\end{align*}
\]

Although the IRR is quickly reported via various software programs after making the appropriate entries, it is not the final answer to all investment questions. The IRR approach forces guesstimates of future net cash flows (it works best with a fixed net lease with an AAA-rated tenant) and net sales proceeds. It also has built-in value deceptions. For example, three different investments showing the same IRR may not be equal choices for every investor. One investment shows high initial yields and another high end yields; the third is balanced over the project’s holding period.

In other words, each investment must be analyzed individually to see how it fits into the overall strategy of a specific investor. Thus, to maximize the use of computational analysis software, the analyst should plug the IRR of the contemplated investment into the client’s entire portfolio to see if the overall IRR is affected positively or negatively.

The example presented here can be modified to incorporate more complicated scenarios. For example, a modified IRR analysis will take into consideration the possibility of negative cash flows for a number of years in a project’s start-up time. These out-of-pocket amounts must be discounted appropriately and added to the investment amount to estimate a more reliable IRR.

**CALCULATORS AND FINANCIAL ANALYSIS SOFTWARE PROGRAMS**

The calculations involved in examining a potential real estate investment can be quite complex. The purpose of this unit is to introduce the reader to the approaches used by many investors. In addition to Microsoft Excel, there are many advanced-function calculators and other software programs available to assist you in this analysis. Popular advanced-function calculators include the following:

- **HP 12C Financial Calculator**
- **HP 17BII+ Financial Calculator**
- **Calculated Industries 3415 Qualifier Plus IIIX Real Estate Finance Calculator**
- **Calculated Industries 3430 Qualifier Plus IIIFX Real Estate Finance Calculator**

Some of the more advanced software programs available today allow the analyst almost unlimited latitude in treating the myriad of variables included in a real estate investment. For example, most have provisions for handling changing tax brackets, minimum tax impacts, and tax payables under almost every circumstance. Also available in today’s market are hundreds of programs designed to do real estate investment studies and forecasts, as well as property management software.

Despite the excitement surrounding the ever-evolving use of software programs in real estate analysis, a word of caution is in order at this point. Notwithstanding the
sophistication of the software, the hardware, or the programming, it’s the thinking behind these tools that really counts. Tax brackets change over time, and after-tax sale proceeds can be deceptive. Annual net cash flows can be affected dramatically by the new financial arrangements available in today’s market. Negative amortization, variable interest rates, multiple balloon payments, shared appreciation loans, and wraparounds are only a few of the issues analysts must consider in their attempts to measure investment returns.

Today’s analyses are infinitely more sophisticated than the old six-times-gross approach. With the addition of probability theory, giving the investor some good odds that the analyst’s projections will be proved correct, more relevant decisions are being made daily by those willing to take the time and trouble to check on their instincts.

Figure 5.10: Spreadsheet Analysis for IRR—Residential Income Property shows a typical spreadsheet analysis for IRR. This program allows any single change to be reflected automatically throughout the analysis.

**FIGURE 5.10  Spreadsheet Analysis for IRR—Residential Income Property**

Given:
- Purchase price = $5,000,000
- Mortgage = $4,000,000 @ 12% interest, 20-year amortization
- Mortgage payment = $44,043.45
- 5% growth in base rent and expenses
- Sale at end of year 5 based on 10% capitalization rate on NOI
- Land/Building allocation is $1,000,000/$4,000,000
- Depreciation is straight-line for 27.5 years (use 0.03636)
- Tax rate on ordinary income is currently 35% and on capital gain is 15%

<table>
<thead>
<tr>
<th>Description</th>
<th>Year 1</th>
<th>Year 2</th>
<th>Year 3</th>
<th>Year 4</th>
<th>Year 5</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Income</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Gross potential</td>
<td>$600,000</td>
<td>$630,000</td>
<td>$661,500</td>
<td>$694,575</td>
<td>$729,304</td>
</tr>
<tr>
<td>Occupancy factor</td>
<td>85%</td>
<td>87%</td>
<td>90%</td>
<td>93%</td>
<td>95%</td>
</tr>
<tr>
<td>Adjusted gross</td>
<td>510,000</td>
<td>548,100</td>
<td>595,350</td>
<td>645,955</td>
<td>692,839</td>
</tr>
<tr>
<td>Recoverable expenses</td>
<td>12,750</td>
<td>13,703</td>
<td>14,884</td>
<td>16,149</td>
<td>17,321</td>
</tr>
<tr>
<td>Total income</td>
<td>$522,750</td>
<td>$561,803</td>
<td>$610,234</td>
<td>$662,104</td>
<td>$710,160</td>
</tr>
<tr>
<td><strong>Expenses</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>CAM expenses</td>
<td>$15,000</td>
<td>$15,750</td>
<td>$16,538</td>
<td>$17,364</td>
<td>$18,233</td>
</tr>
<tr>
<td>Owner expenses</td>
<td>+ 5,000</td>
<td>+ 5,250</td>
<td>+ 5,512</td>
<td>+ 5,788</td>
<td>+ 6,078</td>
</tr>
<tr>
<td>Total expenses</td>
<td>$20,000</td>
<td>$21,000</td>
<td>$22,050</td>
<td>$23,152</td>
<td>$24,311</td>
</tr>
<tr>
<td>NOI</td>
<td>$502,750</td>
<td>$540,803</td>
<td>$588,184</td>
<td>$638,952</td>
<td>$685,849</td>
</tr>
<tr>
<td><strong>Calculation of Tax</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>NOI</td>
<td>$502,750</td>
<td>$540,803</td>
<td>$588,184</td>
<td>$638,952</td>
<td>$685,849</td>
</tr>
<tr>
<td>Less interest</td>
<td>477,240</td>
<td>470,737</td>
<td>463,408</td>
<td>455,150</td>
<td>445,845</td>
</tr>
<tr>
<td>Less depreciation</td>
<td>145,440</td>
<td>145,440</td>
<td>145,440</td>
<td>145,440</td>
<td>145,440</td>
</tr>
<tr>
<td>Taxable income</td>
<td>($119,930)</td>
<td>($75,374)</td>
<td>($20,664)</td>
<td>$38,362</td>
<td>$94,564</td>
</tr>
<tr>
<td>Tax @ 36%</td>
<td>(43,175)</td>
<td>(27,135)</td>
<td>(7,439)</td>
<td>13,810</td>
<td>34,043</td>
</tr>
</tbody>
</table>
### FIGURE 5.10 Spreadsheet Analysis for IRR—Residential Income Property (Continued)

<table>
<thead>
<tr>
<th>Description</th>
<th>Year 1</th>
<th>Year 2</th>
<th>Year 3</th>
<th>Year 4</th>
<th>Year 5</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Calculation of Cash Flow after Tax</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>NOI</td>
<td>$502,750</td>
<td>$540,803</td>
<td>$588,184</td>
<td>$638,952</td>
<td>$685,849</td>
</tr>
<tr>
<td>Less interest</td>
<td>477,240</td>
<td>470,737</td>
<td>463,408</td>
<td>455,150</td>
<td>445,845</td>
</tr>
<tr>
<td>Less principal</td>
<td>51,281</td>
<td>57,785</td>
<td>65,113</td>
<td>73,371</td>
<td>82,677</td>
</tr>
<tr>
<td>Less tax @ 36%</td>
<td>(43,175)</td>
<td>(27,135)</td>
<td>(7,439)</td>
<td>13,810</td>
<td>34,043</td>
</tr>
<tr>
<td>Cash flow after tax</td>
<td>$17,404</td>
<td>$39,416</td>
<td>$67,102</td>
<td>$96,621</td>
<td>$123,284</td>
</tr>
<tr>
<td>ROI after taxes</td>
<td>1.740%</td>
<td>3.942%</td>
<td>6.710%</td>
<td>9.662%</td>
<td>12.328%</td>
</tr>
<tr>
<td><strong>Sales Analysis</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Year 5 NOI</td>
<td>$685,849</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10% Cap rate</td>
<td>÷ 0.10</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Gross sales price</td>
<td>$6,858,494</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Closing expenses (10%)</td>
<td>− 685,849</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Net sales price</td>
<td>$6,172,645</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Less mortgage balance</td>
<td>− 3,669,773</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cash proceeds before tax</td>
<td>$2,502,872</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Calculation of Tax</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Purchase price</td>
<td>$5,000,000</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Less accumulated depreciation</td>
<td>− 727,200</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Adjusted book basis</td>
<td>$4,272,800</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Net sales price</td>
<td>$6,172,645</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Less adjusted book basis</td>
<td>− 4,272,800</td>
<td>0.15</td>
<td></td>
<td></td>
<td>$284,977</td>
</tr>
<tr>
<td>Taxable capital gain</td>
<td>$1,899,845</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cash proceeds before tax</td>
<td>$2,502,872</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Less tax</td>
<td>− 284,977</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>After-tax cash flow</td>
<td>$2,217,895</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**ROI on the $1,000,000 invested in the project = 22.17%**

Source: Allen B. Atkins, PhD, Northern Arizona University
SUMMARY

The data collected in a financial study is used to estimate gross annual cash flows, operating expenses, depreciation allowances, and returns on investment. These mathematical analyses apply the concepts of interest, time value of money, and various measures of profitability, and they complement the information secured in the feasibility study.

Interest is defined as rent paid or received for the use of money. Thus, a deposit in a savings account earns the depositor interest, or rent. Similarly, an investment (deposit) in an income property will generate a yield (interest), called a *return on the investment*.

Because interest, or yield, is earned on monies deposited or invested, those funds not currently available for investments are then actually worth less than their face amounts. How much less is a function of time and the rate of interest, or yield, desired by the investor. Thus, $100 to be received in one year is worth approximately $90 today at a 10% yield, or discount rate. The $10 difference is the lost earnings or opportunity cost for not having the $100 on deposit or invested for the year.

Many feasibility studies use a traditional approach for estimating returns on investment, while others use the discounted cash flow method, based on the concept of the present worth of money. Traditionally, gross annual earnings are reduced by operating costs, debt payments, and depreciation to arrive at a net income figure. Depending on the owner's tax bracket, this net amount is adjusted to develop a bottom-line return on the owner's cash investment. This traditional approach assumes that the income stream will continue into perpetuity.

The discounted cash flow method, on the other hand, identifies a finite period for rent flows and assumes that the property will be sold. Thus, the future net cash flows and property sales receipts are discounted at the investor's required yield rate to derive the present worth of the investment. When the discounted amount equals the investment amount, it is said that the property is generating the owner's required internal rate of return.

DISCUSSION TOPICS

1. What happens to the ROI if an investor refines a positive cash flow property and recaptures all of the original monies invested?

2. Investigate various software programs designed to assist with real estate investment feasibility studies. What are the pros and cons of each program? Secure a copy of a real estate investment analysis that employs one of these programs. Examine the analysis for material presented in this unit.
UNIT EXAM

Use the following information to answer questions 1 through 3:

An investor in the 28% bracket purchases a residential income property for $350,000 with a $100,000 cash down payment. The loan for $250,000 is payable at 10% interest-only for 10 years. The property generates $50,000 annual gross income. Its operating expense ratio is 30%. The land is booked at $50,000 and the improvements at $300,000 with depreciation using the 39% straight-line rate.

1. The annual cash-on-cash return on this investment is
   a. 3.6%.
   b. 10%.
   c. 28%.
   d. 30%.

2. The annual depreciation deduction is
   a. $800.
   b. $10,000.
   c. $10,800.
   d. $12,600.

3. Which of the following statements is FALSE?
   a. The investment throws off an $800 annual loss.
   b. This is a fully tax-sheltered investment.
   c. This is a negative cash flow property.
   d. The interest is a deductible expense.

Use the information in Figure 5.11 to answer questions 4 through 8.

FIGURE 5.11 12% Annual Compound Interest

<table>
<thead>
<tr>
<th>Years</th>
<th>Future Worth $1</th>
<th>Future Worth Ann. $1</th>
<th>Present Worth $1</th>
<th>Present Worth Ann. $1</th>
</tr>
</thead>
<tbody>
<tr>
<td>5</td>
<td>1.7623</td>
<td>6.3528</td>
<td>0.5674</td>
<td>3.6048</td>
</tr>
<tr>
<td>10</td>
<td>3.1058</td>
<td>17.5487</td>
<td>0.3220</td>
<td>5.6502</td>
</tr>
<tr>
<td>15</td>
<td>5.4736</td>
<td>37.2797</td>
<td>0.1827</td>
<td>6.8109</td>
</tr>
<tr>
<td>20</td>
<td>9.6463</td>
<td>72.0524</td>
<td>0.1037</td>
<td>7.4694</td>
</tr>
<tr>
<td>25</td>
<td>17.0001</td>
<td>133.3339</td>
<td>0.0588</td>
<td>7.8431</td>
</tr>
<tr>
<td>30</td>
<td>29.9599</td>
<td>241.3327</td>
<td>0.0334</td>
<td>8.0552</td>
</tr>
</tbody>
</table>

4. What single investment must be made in an account earning 12% annual compound interest to accumulate $100,000 in 25 years?
   a. $4,000
   b. $5,882
   c. $12,750
   d. $17,000

5. What regular annual payments must be made to an account earning 12% annual compound interest to accumulate $100,000 in 25 years?
   a. $750
   b. $4,000
   c. $5,880
   d. $12,750

6. What regular annual payments must be made to amortize a loan of $100,000 over 25 years at 12% interest?
   a. $4,000
   b. $5,880
   c. $12,750
   d. $17,000

7. At a 12% yield requirement, what is the present value of a $10,000 net annual income stream to be received at the end of each year for 15 years plus the cash value reversion from the sale of the property at the end of the 15th year for $150,000?
   a. $82,141
   b. $95,514
   c. $218,109
   d. $400,202

8. At a 12% yield requirement, what is the present value of an annual income stream to be received at the rate of $5,000 at the end of each year for five years, $10,000 for the next five years, and $15,000 for the final five years, plus a net cash reversion from the sale of the property at the end of the 15th year of $87,500?
   a. $43,391.25
   b. $71,874.75
   c. $192,675.75
   d. $237,500.00
9. When analyzing the expenses incurred in operating a commercial investment property, which of the following is most often overlooked?
   a. Maintenance  
b. Reserves  
c. Utilities  
d. Management

10. Most analyses of investment property profit potentials are based on
    a. dependable facts.  
b. educated guesses.  
c. computer inputs.  
d. verifiable information.
Financing for Real Estate Investments

LEARNING OBJECTIVES

After successfully completing this unit, you will be able to

- list major sources of financing funds,
- describe types and forms of real estate financing,
- list special provisions for investment financing, and
- describe different types of defaults and foreclosures.

INTRODUCTION

The importance of finance in real estate investments is axiomatic. The profitability of most transactions is based primarily on financial arrangements designed to enlarge the returns on investments. The appropriate application of leverage may dramatically increase investors’ profit margins but, often, their risks as well.
In its simplest form, real estate finance includes the pledge of real property as collateral to back up a borrower’s promise to repay a loan. If a default occurs, the lender is legally entitled to force the sale of the pledged property to recover the balance owed.

In a broader sense, the financing relationship is described in terms of rights pledged as collateral for a loan. Borrowers hypothecate (pledge) their rights to a lender but continue to own and control the property throughout the term of the loan. In this relationship, the lender holds equitable title (less than legal) to the property, which can be perfected into full legal ownership if the borrower defaults.

**Hypothecation** implies that a borrower may acquire or continue occupancy and control of the real estate pledged as collateral for a loan. Thus, a borrower may live in, rent out, farm, and otherwise continue to use and benefit from property that is itself encumbered by the lien of a real estate loan.

This explains one of the basic attractions of real estate as an investment vehicle. An owner may control a large, valuable property with relatively little amounts of money. The process, called leverage, is the use of small amounts of money to control valuable properties through financing. Thus, with a 10% cash down payment, a purchaser might conceivably invest $10,000 and buy a $100,000 property if a $90,000 loan could be arranged. The interest paid on this loan is deductible as an annual expense against the investment’s income.

Leverage gives investors a powerful tool for the potential accumulation of large estates in their lifetimes. In fact, many investors strive to apply leverage to the greatest extent possible in order to control many highly valued properties with a minimum amount of their own money. This approach acts to preserve an investor’s liquid assets, which can then be used to solve the specific problems that inevitably arise in the course of property ownership and management.

For example, a property purchased for $100,000 cash and later sold for $120,000 shows a 20% return on the investment: $120,000 – $100,000 = $20,000 profit ÷ $100,000 invested = 20%. If this property were purchased using leverage with a $10,000 cash down payment and a mortgage of $90,000, it would show a 200% return on the investment: $20,000 ÷ $10,000 = 200%. If it were purchased with a $20,000 down payment, the return would be 100%. If the investor had been able to buy the property with zero down, the return would be infinite.

Leverage couples high returns with high risks. Because large mortgages require large payments, rental cash flows need to be carefully maintained at levels adequate to meet these obligations. Any slight rental decrease could adversely affect a highly leveraged investor’s safety position.

**Debt Coverage Ratio**

There is a basic difference between lending for homeownership and for investment purposes. In lending for homeownership the income to repay the loan comes from the individual borrower. This is why lenders are concerned with the borrower’s credit standing and job history. Commercial lending differs in that the funds to repay the loan come not from the individual borrower but from the property. It is the net operating income of an investment property that is used to repay the loan. This is why lenders are as concerned with the property’s operating statement as with the individual borrower.
Commercial property lenders require that the net operating income from the property “cover” the debt service (principal and interest payment) a specified number of times. For example, a lender may require that the net operating income (NOI) cover the debt service at least two times per year. This means that if the debt service is $100,000 per year, then the net operating income must be at least $200,000. This ratio of NOI to debt service is called a debt coverage ratio.

In the above example, a debt coverage ratio of 2 was required. In reality it is rare to see a debt coverage ratio that high. Common debt coverage ratios often vary between 1.2 and 1.7. Using a 1.5 debt coverage ratio means that the NOI must be at least one-and-a-half times the debt service. This insures that the property can repay the loan or provide an income to the lender in case of foreclosure.

**SOURCES OF FUNDS**

Generally, our economy is based on the power of credit—using other people’s money. The philosophy of buy now and pay later is precisely what real estate finance is all about. However, despite the pressures for increased use of credit in this country, the need for savings is also emphasized because without savings there is no credit! Most lending is based on savings accumulated through accounts and certificates at banks and savings institutions, premiums paid to life insurance companies, and pension and retirement fund contributions.

The inventory of lenders for real estate finance may be divided into two general categories: institutional and noninstitutional lenders. They are distinguished by the degree of responsibility exercised by the specific lenders in each category.

**Institutional Lenders**

Institutional lenders, charged with demonstrating the highest degree of responsibility to their principals, include commercial banks, savings institutions, and life insurance companies. Displaying a generally conservative attitude toward real estate finance, these lenders, also called financial intermediaries, are charged with preserving the quality and quantity of their depositors’ and premium payers’ monies. This responsibility is manifest in the careful screening of each loan applicant’s credit and the studious examination of the collateral property’s value.

**Commercial banks.** Originally designed to serve only the commercial checking needs of their customers, these banks now offer a full spectrum of checking and savings accounts as well as other services, including real estate loans. However, they prefer to participate in relatively short-term loans to maximize their market position.

The short-term real estate mortgages that attract commercial banks include construction loans, home improvement loans, and equity loans. **Construction loans,** also called **interim loans,** are designed to finance real estate development projects during their construction stage. These interim loans are replaced by more permanent types of financing secured on new buildings once construction is completed.

The contractor for a new building requires regular funding during the course of construction to meet the payroll and purchase the materials necessary to the building process. However, because the contractor has no building to pledge as collateral for a loan at the outset of the development process, a lender cannot be expected to issue a check for the full
amount of the loan until the collateral is actually constructed in the manner and quality specified in the plans.

To solve this dilemma, the interim loan is funded through a series of **draws**. Whenever a specified stage of construction has been completed to the lender’s satisfaction, a portion of the entire loan is released to the contractor, providing the funds to pay for the services and materials used to date. Each time another stage is completed, another draw is issued, continuing to the building’s completion when the final draw is paid.

When construction is completed to everyone’s satisfaction, the interim loan is usually replaced by a permanent long-term mortgage. In this manner, the increasing value of the collateral matches the growing balance of the loan as draws are issued, thereby protecting the lender. In the event of a default during the construction period, the lender will foreclose on the collateral, even though it is unfinished at that point, and sell it to recover the monies already distributed.

Home improvement loans are another short-term lending activity engaged in by commercial banks, and these loans are of particular significance to those investors who purchase rundown properties for repair and resale. Issued to cover the costs of room additions, swimming pool installations, or other remodeling requirements, home improvement loans usually take a second mortgage position behind an existing first mortgage. Some loans available today include an amount specified for rehabilitation as part of the new loan.

Equity loans are a popular product for commercial banks because the interest on consumer loans is no longer deductible for income tax purposes. To replace the diminishing number of consumer loans, banks may promote loans on the equity that borrowers have accumulated in their houses to provide those borrowers with cash for personal spending. Home equity loans provide borrowers the benefit of deductible interest.

**Savings institutions.** Consisting of mutual savings banks, savings associations, and savings banks, these financial institutions provide many of the long-term loans for single-family, owner-occupied housing. Dealing primarily in conventional loans, these institutions invest most of their assets in real estate financing.

In the past, limitations imposed on savings institutions by federal and state regulating agencies restricted their service areas. Savings institutions invariably developed as neighborhood banks, with their lending capacity limited by the quantity of deposits they attracted. In today’s real estate market, any limitations on area have been eliminated by participation in the secondary mortgage market.

The Federal Reserve System has emerged as the governing body for most of these lenders and has established a strong depositors’ insurance program under the Federal Deposit Insurance Corporation (FDIC).

**Life insurance companies.** The nation’s life insurance companies invest approximately one-third of their assets in long-term mortgage loans and participate predominantly in the financing of large commercial real estate developments. These companies provide much of the funds needed to develop apartment and office buildings, as well as shopping centers and industrial properties.
Noninstitutional Lenders

Noninstitutional lenders act somewhat independently from principal depositors and premium payers. Included in these sources for real estate finance are retirement and pension funds, mortgage brokers and bankers, issuers of improvement district and industrial development bonds, real estate investment and mortgage trusts, and credit unions. These lenders retain a high degree of internal discretion regarding their investment decisions and are not regulated as closely as the institutional lenders.

Retirement and pension funds. Although federal legislation has imposed greater controls over the financing activities of these entities, they still are able to make many independent decisions regarding the kinds of real estate loans they issue. As a result, their autonomy allows them to participate in financing speculative land-development projects as well as to invest in more stable real estate ventures.

As with the institutional lenders, retirement and pension funds often invest in real estate financing through the services of mortgage brokers and bankers.

Mortgage brokers and mortgage bankers. Acting as representatives for their investors, mortgage brokers and mortgage bankers are important sources of real estate finance. These companies are not primarily responsible to depositors or premium payers but are directly accountable to their investors, who rely on these loan originators and servicers to underwrite new loans carefully and according to established lending standards.

Mortgage brokers differ from mortgage bankers in that they bring together borrower and lender, confirm the loan arrangement, charge the borrower a placement fee for their services, and move on to the next transaction. Mortgage bankers, on the other hand, not only originate loans and secure fees for these activities, they also service these loans by collecting payments, periodically inspecting the collateral, and supervising any necessary foreclosure actions. In effect, a mortgage banker becomes the lender's local representative, responsible for a loan from inception through satisfaction, whereas a mortgage broker primarily acts as a catalyst in the creation of a new loan.

Real estate bonds. Many communities finance municipal, industrial, and housing developments with the issuance of bonds. These debts are repaid from property taxes, rental receipts, and mortgage payments collected from tenants and owners of the various properties.

Individual subdivision developers may also be eligible to finance the installation of off-site improvements, including sewer and utility lines, street paving, sidewalks, and similar items, by issuing improvement district bonds. In some areas of the country, these bonds are the specific obligation of the property owners within the district. In other areas, these bonds can become general obligation bonds.

Real estate investment and mortgage trusts. REITs and REMTs are sources of funds for real estate finance. Acquiring their money through the sale of beneficial interests to the public, these trusts make loans for construction mortgages as well as for permanent long-term mortgages on improved income properties. Acting mainly through the services of mortgage brokers and bankers, the trusts provide the extra flexibility in loan placements often vitally needed for the completion of complex realty projects.
Credit unions. Although credit unions are primarily active in financing personal property acquisitions for their members, their increasing popularity is allowing them to expand their investments to include short-term and long-term real estate loans.

Private loan companies. Private loan companies range in size from the individual entrepreneur and mom-and-pop operations to large national franchise organizations. These companies deal primarily in junior loans, lending second mortgages on homeowners’ equities. They make loans from their own funds or from monies borrowed from their commercial banks.

Private real estate loan companies usually charge higher interest rates than other lenders in an attempt to offset the risks inherent in their junior lien positions. They also impose relatively high loan placement fees. Many states have developed laws regulating the lending activities of private lenders. Besides requiring these companies to be licensed and to post performance bonds, these laws limit the amount of fees that can be charged by these lenders for their services.

Individuals. When other financing is not available, the sellers of property often have to provide the funds necessary to close the transaction. Arrangements for seller-financing are usually made directly between the buyer and seller.

Some seller-financing involves first mortgages, usually when the property is owned free and clear. More often it involves junior financing when the seller carries back a portion of the equity as a second mortgage. In this arrangement an escrow collection service is usually established. The buyer is then required to make regular monthly payments to the escrow, adequate for both senior and junior loans. The escrow company then forwards these payments to the respective lenders, keeping accurate records of each transaction.

Frequently, buyers of single-family homes need to borrow money for the down payment and closing costs from their parents or other family members. In some cases, the donors are requested to cosign the new first mortgage documents to add their financial resources as additional collateral to help the buyers qualify for the new loan.

To balance and manage an investment portfolio more efficiently, real estate investors should be fully acquainted with all the various mortgage loan opportunities in their specific geographic areas, including lender attitudes, loan costs, and availability of funds.

FORMS OF REAL ESTATE FINANCE

When property is pledged as collateral for a loan, three basic forms are used to establish the desired lender-borrower relationship, depending on the area of the country. The basic forms are the note and mortgage, deed of trust, and contract for deed.

Note and Mortgage

This form of financing requires that the borrower-mortgagor pledge the property and all the rights therein to a lender-mortgagee in exchange for a loan. The borrower retains legal fee simple ownership, while the lender secures an equitable interest in the collateral, an interest that can be expanded into a full legal fee simple interest if the borrower defaults.

Because borrowers retain legal fee simple title, in the event of a foreclosure action they enjoy certain redemption privileges that depend on the laws of the state in which
the property is located. For example, in Alabama, a borrower may combine equitable and statutory redemption periods for up to two years, during which time the property can be redeemed and ownership continued. Other states have varying redemption periods under the note and mortgage form, with most averaging approximately six months before a defaulted borrower’s legal ownership is foreclosed.

In this form of finance, the **note** is the actual contract for the repayment of the debt, while the **mortgage** is the pledge of real estate to secure the promise to pay. A note by itself is legal evidence of a debt and stipulates the conditions of the loan and the terms of repayment. A mortgage always needs a note to be legally enforceable, and it describes the collateral and rights being pledged.

**Deed of Trust**

The note and deed used to establish a **deed of trust** financing relationship parallel the note and mortgage, with one exception. With the deed of trust, the borrower-trustor actually deeds the legal fee simple interest in the collateral to a third-party trustee to hold in trust subject to the lien of the lender-beneficiary. When the loan is paid in full, the trustee reconveys the property to the trustor. State laws vary regarding the use of the deed of trust. In California, for example, it is not absolutely necessary for a note to accompany the trust deed. In Washington, the trust deed arrangement is worded so that the property vests in the trustee only in the event of a default.

The deed of trust financing arrangement acts to shorten a borrower’s redemption period from as long as one year, under a note and mortgage, to as little as 90 days under the trust deed. In the event of a default, the trustee is empowered by the terms of the trust agreement to sell the collateral at public auction after having followed the letter of the law. This procedure includes provisions for adequate notice to all concerned parties.

As with a mortgage, any proceeds from a foreclosure auction sale must first be applied to pay any government tax liens or special assessments and the costs of the sale. The remaining funds are then distributed first to the senior lender, then to all junior lienors, and finally to the trustor.

The deed of trust is currently being used in the District of Columbia and the following states:

- Alaska
- Arizona
- California
- Colorado
- Georgia
- Idaho
- Mississippi
- Missouri
- Nevada
- North Carolina
- Tennessee
● Texas
● Virginia
● Washington
● West Virginia

Contract for Deed

Also called a land contract, bond for deed, agreement of sale, or contract of sale, a contract for deed is a form of financing instrument used primarily between individual lenders and borrowers, not with banks or savings institutions. A contract for deed is not accompanied by a note but is a single complete agreement, granting physical possession to the buyer-borrower-vendee at the same time that it establishes the financing agreement with the seller-lender-vendor.

Contracts for deed are usually employed in situations where the seller of a property is helping the buyer complete the purchase by carrying back a loan for a portion of the seller's equity in the property. In such a case, a contract for deed is executed between the buyer and seller for the amount of the seller's equity. The legal fee simple interest remains in the name of the seller, while the buyer secures an equitable title in the property as well as its possession and control. When the terms of the loan contract are met, the seller delivers a deed to the buyer, the recording of which is evidence of the loan's satisfaction.

Some pitfalls of the contract for deed form of financing include

● providing for transfer of title on seller's demise prior to contract's satisfaction,
● providing for protection of title in case of litigation against seller, and
● determining priority of intervening liens.

Maintaining legal title in the collateral during the term of the loan gives the seller certain foreclosure powers not available in either the mortgage or deed of trust forms. Basically, the buyer's redemption periods are dramatically reduced, sometimes to as little as 30 days. Certain states, fearful that this foreclosure power may be used arbitrarily or capriciously, prohibit or seriously inhibit the use of contracts for deed as a form of financing.

TYPES OF REAL ESTATE FINANCE

The three forms of finance—the note and mortgage, deed of trust, and contract for deed—may be used to serve the particular needs of the principals in a real estate transaction. Generally, the mortgage and trust deed forms are used by institutional lenders and are designed to be in a senior loan position, with priority over any and all intervening liens. The contract for deed can also be a senior loan when the seller-vendor owns the property free and clear and carries back such a contract. However, most land contracts are established as junior loans.

A lien is a legal claim against real or personal property, whereby the property is made the security for the performance of some act, usually the repayment of a debt. A lien can be either voluntary, such as a mortgage, or involuntary, such as a tax lien.

A mortgage loan becomes a voluntary lien as of the precise time of its recording at the office of the recording official of the county in which the property is located. The property's recorded history will be carefully reviewed prior to the granting of a new loan,
and all prerecorded encumbrances will have to be satisfied. This procedure establishes that the new lender’s rights are superior to the rights of any subsequent lienholders. Thus, the legal doctrine of “first in time, first in right” acts to protect a lender’s senior lien position.

Senior Loans

The institutional lenders described previously—commercial banks, savings institutions, and life insurance companies—are required by their licensing and regulating agencies to practice the highest possible degree of financial responsibility. They are totally prohibited from placing their customers’ funds in jeopardy when making investment decisions. Consequently, the real estate financing activities of these lenders are normally limited to senior mortgages and deeds of trust. They usually adopt a conservative approach to lending, including a scrupulous analysis of a borrower’s credit and a thorough evaluation of the property to be pledged as collateral.

In the event of a foreclosure, these lenders will seek to recover any funds still unpaid through the sale of the collateral. To exercise their responsibility, these lenders must be in senior lien position against the subject property at all times. The creation of any intervening liens jeopardizes a lender’s chances of recovery at a foreclosure sale and constitutes a breach of the loan contract. Generally, senior loans are conventional, insured, or guaranteed loans.

Conventional loans. Although many conventional loans are insured by private mortgage insurance (PMI) companies, some do not have any insurance or guarantee by a third party. On these uninsured conventional loans, complete reliance is placed on the borrower to meet all obligations when due.

To offset the risk implicit in this arrangement, a conventional lender will not only conscientiously qualify both borrower and property but will also require that a borrower have a prescribed amount of personal funds invested in cash in the property. This equity investment provides the lender a safety cushion in the event of a default.

The amount of this equity cushion establishes the loan-to-value ratios (LTVs) employed by lenders to determine the amounts of the loans to be made. Historically, lenders required that a borrower pay 50% of a property’s value as a cash down payment, and then a loan for the balance would be issued. These equity requirements gradually diminished from 50 to 33% to current requirements of between 20 and 25%, thus allowing a conventional mortgage to be placed at about 80% of a property’s value. This equity requirement acts to protect lenders by tying borrowers to their property ownership. A borrower who has invested personal funds of 20 to 25% is less likely to undermine the value of the property or “walk away” from it. Periodic decreases in the loan balance each month, coupled with a possible rise in the property’s value due to inflation and physical improvements, increase an owner’s equity from the very first payment. Therefore, a conventional senior first mortgage should be unlikely to go into default. In recent years, however, many areas in the U.S. suffered substantial drops in value, causing borrowers to choose to walk away from the property (and their loan obligations), leaving lenders to assume massive losses.

Income Property Loans

When making loans on apartment, commercial, and industrial income properties, lenders must evaluate many variables. In addition to the property’s value and the credit characteristics of the borrowers, the lenders must consider the possibility that they may wind up managing the property in the event of a foreclosure.
Following guidelines established by Fannie Mae for purchase of commercial loans, lenders will carefully examine the ability of the income from the property to support the debt service required to amortize the loan. Thus, the amount of the loan will be established as a function of the property’s net operating income and down payment, and debt ratios will be adjusted accordingly.

To qualify for an income property loan, the following items will require examination:

- Personal financial statements
- Property income statements
- Appraisals and feasibility studies
- The borrower’s management track record

Junior Loans

Most real estate transactions are finalized when a buyer secures a new senior loan for the major portion of the property’s value, with the balance paid as a cash down payment. Sometimes, however, a buyer will require additional financing in the form of a second mortgage or contract for deed to offset the burdens of heavy front-end cash requirements. These junior loans are sometimes established between the individual parties to a real estate transaction, with the seller carrying back a portion of the equity in the form of a second mortgage.

Alternative Types of Finance

The three basic forms of real estate finance—the note and mortgage, trust deed, and contract for deed—are employed as either senior or junior loans. The structures of these instruments are somewhat flexible and therefore reasonably adaptable to fit various contingencies. In addition, these instruments can be specially designed to finance unique real estate situations, such as the wraparound, the sale-leaseback, and the joint venture.

Wraparound encumbrances. A useful form of junior loan is the wraparound loan, also called an all-inclusive loan. The unique feature of a wrap is that it creates a new loan that encompasses any existing loan without disturbing the legal priority of the underlying encumbrance. The wraparound loan cannot be used to bypass a due-on-sale clause, but it can be drawn at a higher rate of interest than the underlying encumbrance.

**FOR EXAMPLE** Assume that a property is to be sold for $100,000, with a $10,000 (10%) cash down payment made by the buyer, and a $90,000 wraparound mortgage carried back by the seller at 10% interest. The seller’s existing mortgage has a $70,000 balance, which is payable at 8.5% interest. Thus, the seller actually has a $20,000 equity in the wrap and will be earning a full 10% on this amount plus a 1.5% override on the first mortgage balance. This results in an effective annual earning rate of 15.25% [($20,000 × 0.10) + ($70,000 × 0.015) = $2,000 + $1,050 = $3,050 + $20,000 = 0.1525 or 15.25%].

Obviously this yield, being as high or higher than that offered by many alternative investments, may go a long way to relieve the reluctance of a seller who must carry back a junior loan to complete a sale of a property.

A wrap can assume any of the three major financing forms—a mortgage, deed of trust, or contract for deed. It can be designed to incorporate any and all of the special
clauses to be discussed later in this unit. Because of its relative simplicity, it allows for great flexibility in its design.

Sale-leasebacks. Another useful tool of real estate finance, the sale-leaseback, is used primarily in large-project real estate transactions. In this situation, the owners of a property sell it to investors and, simultaneously, lease it back, usually for long periods of time—often from 30 to 40 years. The rents established in the lease are based on a fair and prearranged return of the investment over the lease period. Thus, the investors are actually purchasing a guaranteed return on their investment while insuring its recovery.

The advantages of this form of finance to the seller-tenant include the immediate use of the cash proceeds from the sale and the opportunity to deduct the entire rental amount as an operational business expense. This deduction is particularly advantageous because the rent is based on the value of the land and the buildings. If the seller were to retain ownership of the property, only depreciation on the buildings would be allowed as a deductible business expense. Thus, the sale-leaseback technique is used most effectively with properties already fully depreciated.

An additional advantage for the seller-tenant in this arrangement is that the obligation for the lease appears on the firm’s balance sheet as an indirect liability, whereas a mortgage is considered a direct liability that adversely affects the firm’s debt ratio in terms of obtaining future financing.

When the lease includes an option for the tenant to repurchase the property at the end of the lease term, it is called a sale-leaseback-buyback. However, care must be taken to establish the buyback price for a fair-market value at the time of sale. Otherwise the arrangement is considered a long-term installment mortgage and any income tax benefits that might have been enjoyed during the term of the lease will be disallowed. The buyback option is an important tool for the tenant because it effectively re-establishes a new depreciable basis when the property is repurchased.

Joint ventures. Also of great value as an investment-financing tool for acquiring real estate is the joint venture. This technique is a form of equity participation that teams lenders, who advance most or all of a project's funds, with the developer, who contributes time and expertise, as partners and co-owners. Some joint-venture participation arrangements can be expanded to include the landowner and the construction contractor as well as the financier and the developer.

A variation of this arrangement is split-fee financing. Here the lender purchases the land under the project and leases it to the developer, while, at the same time, financing the improvements to be constructed on this leasehold. The land-lease payments are established at an agreed-on base rate plus a percentage of the profits from the building's revenues. Under this arrangement, the lender-investor benefits by receiving a fixed return (interest) on the loan investment, a flexible return on the land investment, and possible residual benefits when the lease expires and clear ownership of the property is acquired. The developer has the advantage of high leverage and a fully depreciable leasehold asset.
SPECIAL PROVISIONS FOR INVESTMENT FINANCING

Creative Financing Arrangements

The variety of possible loan terms and conditions is virtually inexhaustible, complementing the quality of high personal control usually acquired in real estate investments. Some special financing clauses of particular importance to investors include prepayment arrangements, due-on-sale provisions, assumption privileges, exculpatory clauses, and what are often called creative financing arrangements.

Prepayment clauses. Prepayment provisions in a real estate loan may include the right to pay the debt in full before it is due, to impose penalties for any prepayment, to completely restrict prepayments for some designated time period, or various combinations of these terms.

Prepayment privileges. In the absence of any reference to prepayments in a loan contract, a borrower may satisfy the balance of the debt at any time without restriction or penalty. Some loans include a provision stipulating the total prepayments that may be made in any one year without penalty. Such a clause establishes a partial prepayment privilege.

Prepayment penalties. Normally, a lender will not want a high-interest-rate loan to be repaid prematurely. Hence, controls are established on prepayments of high-yield loans. One form of control is the inclusion of a prepayment-penalty clause in the loan terms. This clause imposes a penalty on any prepaid sums, thereby compensating a lender for any loss in earnings due to early repayment. These penalties generally range from 3 to 5% of the loan balance. In extreme cases, these percentages could be applied to the original loan amount. Some states have laws restricting such penalties.

Lock-in clauses. Some loans include a clause that prohibits any prepayment for a specified time period, often for as long as 10 years. This stringent form of control, called a lock-in clause, is placed on very high-yield loans to preserve a lender’s earning position.

Often, combinations of prepayment conditions are incorporated into a single loan. For example, a loan could restrict any prepayment for a certain time period, then allow proportionate prepayments to be made annually, and finally allow the balance of the loan to be repaid without restriction at the expiration of a specified term. Any deviations from the agreed-on formula would result in the imposition of penalties.

Due-on-Sale Clauses

Lenders usually include a due-on-sale clause in their loan contracts. Also called a call clause or transfer clause, this provision stipulates that a borrower may not sell, transfer, encumber, assign, convey, or in any way dispose of the collateral property or any part thereof without the express written consent of the lender. The due-on-sale clause goes on to state that if any of the foregoing events should occur without the lender’s consent, then the loan balance becomes immediately due in full, with true jeopardy of foreclosure if not so paid.

The due-on-sale clause is designed to protect a lender from default by a subsequent buyer of the property who assumes the original loan. Studies have shown that fewer defaults and foreclosures occur against original borrowers than against second or third owners, a testimony to the credit-underwriting procedures of most lenders.
Thus, in an assumption of an existing loan, the due-on-sale clause subjects the credit of a potential new owner to the rigorous scrutiny of a credit analyzer. If the buyer’s credit ability is found to be lacking, some adjustments in the loan provisions will be suggested. If these adjustments are not acceptable to the parties involved, the lender simply calls in the balance of the loan, requiring the parties to seek financing elsewhere.

A lender’s imposition of this call power can seriously affect the easy salability of an encumbered property. The legality of due-on-sale clauses was challenged and, after conflicting high court decisions in many states, due-on-sale clauses were ruled legally enforceable by the U.S. Supreme Court in 1982. The case ruled upon, however, Fidelity Federal Savings and Loan v. de la Cuesta, pertained only to federally chartered savings associations and banks. Consequently, Congress passed the Garn–St. Germain Depository Institutions Act which clearly stated that all due-on-sale clauses are enforceable for all real estate loans.

**Assumption vs. Subject-to Provisions**

In the absence of a due-on-sale clause, existing financing is **assumable** by the buyers. A buyer who assumes an existing mortgage agrees to sign the note and accept responsibility for repayment of the balance of the loan. In fact, the purchase of a property and the assumption of the existing loan legally place the buyer in the same liability position as the original makers of the note and mortgage and all intervening owners who had assumed the same loan. In other words, a lender can look to any and all persons who have assumed the loan for repayment and, in the event of a default, can hold them all personally liable for complete satisfaction of the balance of the loan.

To avoid the imposition of this personal liability when buying a property with an existing mortgage, and in the absence of a clause prohibiting such an approach, a purchaser may stipulate in the contract that the purchase is being made **subject to** the existing loan balance. This approach effectively eliminates this particular buyer’s contingent personal liability in the event of a future default. Only the original borrower and any intervening assumers are liable.

**Exculpatory Clauses**

An effective technique used to minimize a borrower’s personal liability is to create a nonrecourse loan with the inclusion of an **exculpatory clause** in the contract. This clause is designed to limit a borrower’s personal liability exclusively to the property being pledged as collateral, thus eliminating any possible attachment of other assets in the event of a default. Most exculpatory clauses are included in construction loans but may be added to real estate loans between individuals.

**Alternative Financing Arrangements**

Under most circumstances, a real estate loan is paid in regular monthly payments of principal and interest over a specified time period. This system is called amortization. Every payment is a function of the interaction among the loan amount, rate of interest, and time of payments (see Figure 5.1 and Figure 5.2).

Economic conditions causing a lack of money for real estate loans and relatively high interest rates on what money is available stimulate many innovative forms of finance. These alternative financing techniques include variable payment schedules as well as vari-
able interest rates. They attempt to satisfy both a lender's desire to generate earnings and borrowers' desire to structure affordable payments. The following are some of the more popular forms of creative financing.

**Variable-payment schedules.** Under a loan contract, payments can be arranged to reflect the specific needs of the parties thereto. For example, some borrowers require lower payments in initial loan periods, while others prefer to pay higher amounts during the early years. In the first instance, persons with limited earnings could enjoy the privilege of lower payments for a few years, whereas in the second instance, higher wage earners might choose to repay their loans earlier in anticipation of retirement.

Most variable-payment schedules are designed as **graduated payment loans**, also called **escalating loans**, with lower early payments and later payments that gradually increase to reflect a borrower's improving economic status.

When a portion of the interest is deferred in addition to the principal, the loan amount owed will increase from payment to payment. This is called **negative amortization**, and unless some provisions are made for the payments to increase to include some principal as well as interest, the final payment will be higher than the original face amount of the loan. Negative amortization has fallen into disfavor and as a general rule should be avoided.

Most loans are designed to amortize the amount owed over a prescribed period of time. When payments are varied to reflect the needs of the loan participants, both interest and principal can be adjusted. To the extent that the principal portion of the payment is deferred, an interest-only amount can be derived. Under this arrangement, the amount owed remains constant over time, and some provision must be made for this balance to be paid in full as a balloon payment at a specified stop date. This loan is then called a **term loan**. On the other hand, a **partially amortized loan**, where the payments are based on a longer amortization schedule, requires that a balloon payment be made at the earlier agreed-on stop date.

**Variable interest rates.** Most real estate loans are arranged to be repaid over relatively long periods of time at fixed interest rates. This procedure has proved to be somewhat less than efficient because interest rates fluctuate over time, sometimes quite dramatically.

As a result, a number of lending institutions include **variable interest rate** clauses in their mortgages. Also called an **adjustable-rate mortgage (ARM)**, this technique involves the development of a formula for interest computation based on an acceptable measuring unit called an **index**, such as U.S. Treasury Bill rates, plus a fixed margin rate, as an indication of current interest rates. If the index moves up a point, then the interest rate on the loan will be adjusted upward 1%. Likewise, if the index drops, so will the loan's interest rate.

Obviously, there are faults in this program. Any substantial change in the index could result in chaotic conditions for both the borrower and the lender. To offset the potential problem of drastic changes in interest rates, certain conditions are usually included in the contract to limit the amount of rate variability. For example, in some contracts the interest change is limited to a maximum of 1% at any one time (**caps**), and then the new rate must remain fixed for at least three years. Others have a **ceiling**, or limitation, on how high the interest rate may be raised over the life of the loan. These types of limitations, or any variation thereof, allows for a smoother transition between payment changes.
A participation mortgage allows a lender to participate in the income stream of an income property as well as secure a share in the growing value of the property being financed. Normally, a lender will reduce the interest rate on a new loan in exchange for the share in the profits. Ownership remains in the borrower’s name, but the note recites the partnership agreement.

A buy-down mortgage allows the seller, builder, buyer, buyer’s parents, or any third party or combination of parties to make a lump-sum payment to the lender at the time a loan is originated. In exchange, the interest rate is lowered, making the payments more affordable.

A rollover loan is another effective technique for adjusting payments and interest. Long-term payout schedules are established, but three-year, four-year, or five-year stop dates are included. This forces the borrower to refinance accordingly and allows the lender to adjust interest rates and payment amounts.

Zero-percent financing (ZPF) features loans at no interest. Offered by sellers who agree to carry back these loans to sell their properties, only principal payments are required until the loan amount is satisfied. The IRS imputes an interest rate on these transactions, both to the borrower and the seller, allowing the borrower a commensurate income tax deduction while charging the seller-lender tax on the imputed interest. The interest rate imputed is the current U.S. Treasury Bill rate, adjusted twice a year.

A slight variation on this theme is the growing equity mortgage (GEM), where the borrower increases the principal portion of the payment regularly, reducing the loan term substantially.

The biweekly mortgage is an illustration of the GEM. By making one-half the loan payment every two weeks, the borrower actually makes one full month’s extra payment per year. This entire amount is applied to the principal and acts to reduce the amortization period. Thus, a 30-year loan with this repayment method is reduced to 22 years.

A lease-purchase-option is still another form of creative financing. Here a lease is designed to include the terms and conditions of a purchase option at the expiration of the lease period. Often, portions of the rental payments are credited to the purchase price. If the rental payments are considered option payments, a seller can postpone income tax impacts until the option becomes due. If the option is exercised, the payments are treated as capital gains. If the option is not exercised, the payments are considered ordinary income (Koch v. Commissioner of IRS, 67 T. C. 71, (1976)).

**DEFAULTS AND FORECLOSURES**

The basic responsibilities of the parties to a real estate financial contract are clear-cut. In exchange for money loaned, a borrower is obligated to

- repay the loan according to the conditions stipulated,
- preserve the value of the collateral, and
- protect the priority lien position of the lender.

In the event the borrower breaches any of these obligations, the lender can exercise the power of the acceleration clause and insist that the loan balance, plus accrued interest and costs, be paid immediately and in full.
Defaults

A default is the breach of one or more of the conditions or terms of a loan agreement. When a default occurs, the acceleration clause found in all loan contracts is activated, allowing the lender to begin foreclosure proceedings.

Payment delinquencies. The most common default is the nonpayment of principal and interest when due. Although most loan payments are due “on or before” a specified date, most lenders respect a reasonable grace period, usually up to 10 days. Delinquencies of longer than 10 days usually result in a reminder phone call or letter, and a continuing lack of response will generally trigger the foreclosure process.

Property tax delinquency. The nonpayment of property taxes is a technical default under a real estate loan. Property taxes represent a priority lien over existing loans: if a tax lien is imposed, the lender’s position as a priority lienholder is jeopardized. The collateral property may be sold for taxes in some cases, eliminating the lender’s safe lien position. As a consequence, all realty loans include a clause that stipulates the borrower’s responsibility to pay property taxes in the amount and on the date required. Many residential loans include a portion of the taxes in the payments to be held in escrow until due. In accordance with the Real Estate Settlement Protection Act (RESPA), only \( \frac{1}{12} \) of the taxes may be collected each month. When the tax bill arrives, the lender must pay the bill in the full amount even if the escrow account is short.

Other property liens. Defaults also occur when a borrower allows federal, state, or city income tax liens to vest against the property. In some jurisdictions, construction (mechanics’ and materialmen’s) liens also take priority over pre-existing loans, and a borrower is in default if these liens are recorded against the collateral property.

Hazard insurance premiums. Nonpayment of hazard insurance premiums also constitutes a default because the protection of the value of the collateral is paramount. Often, the insurance premium is included in the loan payment. In accordance with RESPA, only \( \frac{1}{12} \) of the premium may be collected each month.

Neglected property maintenance. Finally, a borrower is considered in default if the property is allowed to physically deteriorate to the point where its value falls below the balance of the loan.

Foreclosures

If any of the above defaults occur, most lenders would rather work out the problems of a loan with the borrower before entering the foreclosure procedure. For example, if the monthly payment is delinquent, some provision for a moratorium on a portion of the payment, or even on the entire payment, might be offered to solve the problem in the short run. If this is not successful, or if any of the other reasons for default are not curable, then formal foreclosure is the only alternative.

Voluntary conveyance of deed (deed in lieu of foreclosure). To avoid the complications and expenses of pursuing a formal foreclosure, a defaulting borrower may voluntarily convey the property to the lender. This strategy acts to keep the borrower’s credit clear and puts the collateral into the hands of the lender quickly and efficiently. Depending on the circumstances, some lenders may not accept a voluntary conveyance. In a distressed economy, lenders are more likely to be creative to avoid taking property back.
Instead of a foreclosure, the lender may agree to a “short sale,” that is, a sale from the delinquent owner to a new buyer at less than the loan balance. If the debt is nonrecourse, the deemed sales price is the amount of the debt. If the debt is recourse, then the difference between the debt and the short sale price will be considered cancellation of debt (COD) income and the short sale price minus the property’s adjusted basis will produce gain or loss.

**Judicial foreclosure and sale.** If the voluntary conveyance procedure is not possible, as in cases of abandonment, then more formal procedures are followed. The most common foreclosure method under a note and mortgage format is the judicial procedure. A complaint is filed in the court for the county in which the property is located, and a summons is issued to the mortgagor indicating the foreclosure action.

Simultaneously, a title search is made to determine the identities of all parties having an interest in the collateral property, and a lis pendens is filed with the court, giving notice to the world of the pending foreclosure. Notice is sent to all parties involved, allowing them to defend their positions. If they do not do so, they will be forever foreclosed from any future rights by judgment of the court.

After the appropriate number of days required by the jurisdiction for public notice, a foreclosure suit is held before a presiding judge and a sale of the property at public auction is ordered by means of a judgment decree.

A public sale is necessary to establish the actual market value of the property. If the proceeds from the auction sale are not sufficient to recover the outstanding loan balance plus costs, the lender may, in most states, sue on the note for a deficiency judgment, which allows the lender to try and recapture any losses from the borrowers’ other assets. Nonrecourse loans cannot have a deficiency judgment.

**Power-of-sale foreclosure.** Under a deed of trust, the foreclosure process is the power-of-sale method of collateral recovery. In the event of a default, the beneficiary (lender) notifies the trustee of the trustor’s (borrower’s) default and instructs the trustee to foreclose.

Notice of default is recorded by the trustee at the county recorder’s office, and a public notice is placed in the newspaper stating the total amount due and the date of the public sale, usually 90 to 120 days from the recorded default.

**Strict foreclosure.** Under a contract for deed, some states allow a strict foreclosure process to prevail when the borrower’s equity is small. Designed to protect lenders under low down payment transactions, strict foreclosures can take place in as little as 30 days when the borrower has paid less than 20% of the purchase price.

**Redemption Periods**

A defaulted borrower has certain redemption rights under the law. In the judicial foreclosure process, the borrower can bring the payments current, plus interest and penalties, prior to the auction sale and redeem the property. This is called equitable redemption. In some states, the borrower has the right to pay the loan in full, plus interest and expenses, for a certain period of time (varies from state to state) after the auction sale and redeem the property. This is called statutory redemption.

Under the power-of-sale procedure, the borrower has the right to pay the balance in full prior to the sale date to preserve ownership.
Maximum Price

With a greater understanding of real estate financing and an appreciation of the lender’s position, an investor may enter into a negotiation for the purchase of an investment property with a distinct advantage. If the investor can calculate the most a lender will lend on a property and add to that the most the investor can invest and still receive the desired rate of return, then the investor can add the two to arrive at the most the investor can pay for a property. Unlike buying a personal residence, there is no emotion involved. The numbers either make sense and you have a deal, or they don’t and you move on to the next potential investment property.

The calculations are as follows:

annual NOI ÷ debt coverage ratio = annual debt service ÷ loan factor = maximum loan

annual NOI – annual debt service = cash flow ÷ desired rate of return = maximum equity

maximum loan + maximum equity = maximum price

The debt coverage ratio is determined by asking the lender. The desired rate of return is a judgment call on the part of the investor, and the loan factor comes from a chart and depends on the interest rate and the term of the loan.

**FOR EXAMPLE**  A property has an annual NOI of $100,000. The lender requires a debt coverage ratio of 1.5. The lender will make a 30-year loan at 8.5%. The investor wants a 12% return on the equity he invests. What is the maximum price the investor can pay for this property? (Use Figure 6.1: Mortgage Constants to find the appropriate mortgage constant.)

\[
\begin{align*}
\text{maximum loan} & = \frac{\text{annual NOI}}{\text{debt coverage ratio}} = \frac{100,000}{1.5} = 66,667 \\
\text{maximum equity} & = \frac{\text{annual NOI} - \text{annual debt service}}{\text{desired rate of return}} = \frac{100,000 - 66,667}{12\%} = 277,775 \\
\text{maximum price} & = \text{maximum loan} + \text{maximum equity} = 716,464 + 277,775 = 994,239
\end{align*}
\]

**FIGURE 6.1**  Mortgage Constants

<table>
<thead>
<tr>
<th>(Annual Payments)</th>
<th>8.5%</th>
<th>8.75%</th>
<th>9.0%</th>
<th>9.25%</th>
<th>9.5%</th>
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</thead>
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<td></td>
<td></td>
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<td>5</td>
<td>0.25377</td>
<td>0.25542</td>
<td>0.25709</td>
<td>0.25876</td>
<td>0.26044</td>
</tr>
<tr>
<td>10</td>
<td>0.15241</td>
<td>0.15411</td>
<td>0.15582</td>
<td>0.15754</td>
<td>0.15927</td>
</tr>
<tr>
<td>15</td>
<td>0.12042</td>
<td>0.12223</td>
<td>0.12406</td>
<td>0.12590</td>
<td>0.12774</td>
</tr>
<tr>
<td>20</td>
<td>0.10567</td>
<td>0.10760</td>
<td>0.10955</td>
<td>0.11151</td>
<td>0.11348</td>
</tr>
<tr>
<td>25</td>
<td>0.09771</td>
<td>0.09975</td>
<td>0.10181</td>
<td>0.10388</td>
<td>0.10596</td>
</tr>
<tr>
<td>30</td>
<td>0.09305</td>
<td>0.09519</td>
<td>0.09734</td>
<td>0.09950</td>
<td>0.10168</td>
</tr>
</tbody>
</table>
The funds for financing real estate emanate from savings, both personal and corporate. These savings are held in the form of deposits in banks and savings institutions, and as premiums paid for life insurance policies and into retirement and pension funds.

Basically, the funds for financing real estate investments originate from the financial institutions in this country—the banks, savings associations, and life insurance companies. Either directly or through their correspondent mortgage bankers or representative mortgage brokers, these intermediaries provide most of the monies for short-term construction or home improvement loans; owner-occupied, single-family home mortgages; and large-project, long-term financing, respectively.

Operating under a system of hypothecation, where the borrower pledges the subject property as collateral to back up a promise to repay a loan while still retaining possession and control of the property, the loans issued adopt the form of a note and mortgage, deed of trust, or contract for deed. Under the note and mortgage, the borrower-mortgagor has the longest periods of equitable and statutory redemption if the lender-mortgagee forecloses. These redemption periods are shortened somewhat in the deed of trust format, which requires that a borrower-trustor transfer the property's title to a holder-in-due-course trustee, who will maintain this title in trust for the lender-beneficiary. In the contract for deed or land contract format, the buyer-borrower-vendee does not receive title to the property from the seller-lender-vendor until the terms of the contract are met, thus developing the possibility for even shorter redemption periods.

The mortgage, trust deed, or land contract can be used as either a senior or junior loan. A senior loan is a lien in first priority position, with no other liens allowed to exist or be created to jeopardize this protected position. The institutional lenders participate in the senior loan market.

Junior loans are also sometimes used with increasing frequency by individuals to arrange for the financing of the disparity between a new or an existing senior mortgage and the price of the property being transferred. One of the more flexible types of junior encumbrances is the wraparound contract, which encompasses existing liens. When the wrap is drawn at a higher interest rate than the underlying mortgage, the wrap holder can effectively raise the yield.

Among the variety of special provisions that may be included in a real estate loan contract, those that are of primary importance to investors are the lock-in, right-to-sell, assumption, and exculpatory clauses. Often, mortgages are established at interest rates high enough so that a lender wishes to enjoy this yield for a prescribed time period. To ensure this continuity, the borrower is prohibited from repaying the loan for the number of years stipulated in the agreement.

In addition, a currently popular technique for lenders seeking to control their yields is the due-on-sale provision. Here, the borrower must inform the lender in writing of the possible sale of all or a portion of the collateral property and obtain the lender’s permission before the sale can be consummated. In this process, the lender may adjust the terms of the loan to reflect more readily current money market conditions.

Investors may avoid any extended personal liability obligations when purchasing a property by arranging the terms to include the words “subject to” rather than “assume and agree to pay” when accepting responsibility for an existing loan. This format limits the
investor-buyer’s personal liability to the collateral property, thus protecting other assets from attachment in the event of foreclosure and a subsequent deficiency judgment.

This same limitation can be created by designing an exculpatory clause into the format of a new loan secured when purchasing a property.

Real estate loans can be established with an almost infinite variety of terms and conditions, each loan being the final manifestation of the bargaining positions of the participants. Thus, payment schedules, interest rates, stop dates, balloon payments, discounts, placement fees, and loan amounts reflect the status of the money market at the time a loan is originated. And a borrower, given the personal control intrinsic in realty ownership, can refinance property periodically to provide the cash flows necessary to pursue the highest possible profit potentials.

Creative financing techniques, incorporating any number of versions of variable interest rates and variable payment schedules, currently are available to finance real estate purchases. Variable payment arrangements allow lenders and borrowers to manipulate both interest and amortization rates. Variable interest rates protect lenders from holding low-interest loans when rates are rising sharply. They are generally indexed to government securities rates.

The participation mortgage and its variations, including the equity participation mortgage, allow the borrower-buyer to pay lower interest rates or payments in return for allowing the lender-seller a share in the property’s appreciation over a specific number of years. The rollover loan allows lenders to periodically alter interest and payment terms, whereas zero-percent financing eliminates interest and acts as an inducement to buy. The growing equity mortgage allows for regularly increasing proportions of principal in monthly payments, thereby reducing the term of the loan. The lease-option treats monthly payments as rent with an option to buy at the expiration of the lease period.

A borrower is in default when regular payments are delinquent, property taxes are not paid, income tax liens are allowed to vest, hazard insurance premiums are neglected, or maintenance is ignored. If the borrower does not or cannot cure these problems in a reasonable time and does not give the lender a voluntary deed in lieu of foreclosure, then a formal foreclosure procedure is pursued.

Judicial foreclosure is used under a note and mortgage format. Here a lis pendens is filed and a judgment sought to sell the collateral property at a public auction. If the auction does not produce enough money to satisfy the balance of the debt plus costs, the lender may secure a deficiency judgment. Under a trust deed, the power-of-sale foreclosure allows the lender to record notice of default and schedule a public sale in 90 to 120 days. Some states allow strict foreclosure under a contract for deed when the borrower’s equity is low and can be wiped out in as little as 30 days.

Some states provide a time prior to the foreclosure auction under a judicial sale to bring the payments current. In addition to this equitable right of redemption, some states allow an additional period of time after the sale, called a “statutory period of redemption,” to redeem the property by paying the balance of the loan in full. Under the trust deed, the borrower must pay the balance in full prior to the auction sale to maintain ownership.

A debt coverage ratio is the number of times that a property’s NOI can pay the debt service. By using the debt coverage ratio, an investor can calculate the most a lender will lend on a property and then add to that the most the investor can invest of the investor’s own funds to receive the desired rate of return. By this calculation, investors know the very most that they can pay and meet the desired goal.
DISCUSSION TOPICS

1. Check the interest rates, placement rates, and terms of real estate loans available in your geographic area to finance real estate investment property.

2. Examine the laws in your state covering the redemption periods allowed a defaulted borrower under the various real estate financing forms: mortgage, trust deed, and land contract.
UNIT EXAM

1. An adjustable-rate loan includes all of the following clauses EXCEPT
   a. an index.
   b. a cap.
   c. a ceiling.
   d. fixed monthly payments.

2. A basic difference between a deed of trust and a note and mortgage is the
   a. interest rate.
   b. redemption period.
   c. length of loan.
   d. size of loan.

3. A coverage ratio
   a. establishes the amount of down payment.
   b. protects the lender from possible defaults.
   c. establishes the amount of insurance required.
   d. usually exceeds more than 3 to 1.

4. When assuming the balance of an existing loan, the
   a. original borrower is relieved of any further personal liability on the loan.
   b. new borrower does not incur any personal liability on the loan.
   c. new borrower is buying the property subject to the terms of the loan.
   d. original borrower and the new borrower are jointly liable on the loan.

5. All of the following refer to a real estate financing transaction EXCEPT
   a. collateralization.
   b. agglomeration.
   c. subordination.
   d. hypothecation.

6. The real estate loan form under which the lender maintains legal ownership is a
   a. deed of trust.
   b. note and mortgage.
   c. contract for deed.
   d. certificate of title.

7. A negative amortization loan includes
   a. a principal-only payment.
   b. an interest-only payment.
   c. a less than interest-only payment.
   d. a principal-plus-interest payment.

8. A wraparound financial encumbrance implies all of the following EXCEPT
   a. an existing underlying encumbrance.
   b. a possible override profit.
   c. an all-inclusive loan.
   d. a priority lien position.

9. A seller under a sale-leaseback arrangement benefits from all of the following EXCEPT
   a. immediate cash receipts.
   b. release of liability under the existing assumed mortgage.
   c. tax deductible rent payments.
   d. continued possession of the property.

10. With a $60,000 wrap loan payable at 10% interest-only around an existing $50,000 loan balance at 8%, the wrap holder’s annual yield is
    a. 8%.
    b. 10%.
    c. 20%.
    d. 56%.
Section B

Practices of Real Estate Investment
LEARNING OBJECTIVES

After successfully completing this unit, you will be able to

- describe land investment feasibility studies and their essential elements,
- list the types of single-lot investments,
- describe the concept of acreage, and
- describe the process of evaluating land.

assemblage  
build to suit  
factoring  
growth management  
hobby tax rules  
land banking  
location  
plottage  
recognition clause  
Regulation Z  
release clause  
rezoning  
spot zoning  
topography

INTRODUCTION

There are numerous and diverse investment opportunities in real estate, including land, residential developments, office buildings, shopping centers, industrial projects, and manufactured-home parks. In this portion of the book, the principles presented in the prior units will be applied to an examination of these various types of investments.

Of all the forms of real estate ventures, investment in vacant land probably provides the greatest opportunity for creativity and profit. Simultaneously, it is no doubt the riskiest real estate investment. Ranging from the simple purchase of an improved lot in a subdivision by an individual who wishes to build a home, to the more complicated accumulation of hundreds of unimproved acres to hold for future development and subdividing, to the acquisition of a tract of land in anticipation of rezoning for a more intensive use, land is the real estate developer’s and speculator’s playground.

This unit examines methods for estimating the profitability of investing in vacant lots and acreage as a portion of an investor’s total property-ownership portfolio. The goal of
most land buyers is to own the right property in the right place at the right time to com-
mand the highest possible return on an investment. Depending on an individual’s invest-
ment strategy, vacant land can provide a viable alternative to the ownership of improved
income property. Raw acreage presents the investor with an opportunity to diversify hold-
ings, earn high profits, and offset the risks of loss from other investments.

However, high profits are inevitably balanced by high risks, and vacant land invest-
ments are probably more affected by uncontrollable outside events than any other type of
real estate. Furthermore, land is not depreciable for tax purposes, and a beginning inves-
tor is well advised to start a portfolio with an improved income property. In this way, the
investor can maximize profits through the use of the tax shelters that improved property
provides. When income taxes have been somewhat minimized through investment tax
shelters, the investor is in a stronger financial position to speculate with vacant land.

ESSENTIALS OF LAND INVESTMENT FEASIBILITY STUDIES

Whether the investor in vacant land is a speculator or a developer of buildings, the
property’s location and physical quality will have a significant impact on the success of
the investment. Timing strategies, farming losses, development costs, and community
attitudes also affect the land investor’s potential profits.

Property Location

Primarily, the location of land determines its potential future growth in value. Although some enterprising promoters have earned large profits from the sale of parcels
of relatively isolated land, well-situated property is more likely to increase in value. For
example, land lying within a three-mile area on either side of a major highway connecting
two neighboring communities is almost certain to increase in value over time. Generally,
communities tend to grow toward each other, developing increased demand and higher
values for intervening properties. As a rule, the closer to the highway a parcel of land is
situated, the higher its potential value.

Similarly, the purchase of raw acreage at the periphery of a community by an investor
who wishes to hold the land for appreciation requires an educated prediction of the direc-
tion in which the city will expand. An incorrect estimate of future growth patterns will
result in the investor’s waiting longer than expected for profit realization. As the waiting
period increases, the time value of money affects the average annual rate of return.

This relationship of location to value is equally applicable to single lots and large
tracts of land. For example, a lot purchased on a major arterial street in anticipation of
future rezoning for a more intensive use may prove to be an extremely profitable invest-
ment if the neighborhood grows in that direction. The reverse is also true. Another exam-
ple is a lot that is located on the exterior boundary of a subdivision and that overlooks a
large, vacant parcel of land. If the lot is to be used for the construction of a home, then
the development of a shopping center, office building, or other commercial activity on
the larger parcel may diminish the lot’s value. To a large degree, the value of land is based
on what can be built on that land.
Property Features

The physical features of vacant land, such as topography and soil composition, are as important as location in terms of future profitability. A parcel of land's physical features may be economically advantageous to one owner and disadvantageous to another. For example, sloping foothill land is inefficient for farming but desirable for high-priced homes with attractive views. Likewise, unimproved acreage near a large city may be less useful for cattle grazing than for development as a suburban bedroom community.

Purchasers of single lots within a city must also be aware of the physical characteristics of their land. A lot's location, contours, drainage, soil quality, and rezoning potential affect its value. Interior subdivision positions are essential to the buyer of a house lot, while railroad tracks and highways are significant features of an industrial parcel. Retail and office developments require access to major traffic arteries with high traffic counts, while apartment and manufactured-home dwellers seek public transportation facilities and neighborhood serenity.

Timing

“Buy low and sell high” is axiomatic to any investor seeking a profit, and proper timing has a great deal to do with both of these accomplishments. Timing is a particularly important factor in real estate investments because, by their very nature, these investments are long term. In fact, real estate is often considered to be a nonliquid investment. Often, it is easy to buy real estate but quite a bit more difficult to sell it; in some unfortunate instances, it can become impossible even to give it away.

Land speculation requires a greater awareness of timing than many other real estate investments because most land does not produce income during the holding period. It is held by the investor pending a rise in value. The longer this interim holding period, the lower the investment's annual yield will be.

In addition to the land's initial purchase price, the investor must make cash expenditures for mortgage payments, property taxes, insurance, and improvements to the land. Unless the property can be leased for some income-generating activity, vacant land requires constant financial support during its investment life.

Depending on a lot's location and characteristics, some owners will seek to minimize their holding costs by renting their properties as parking or used-car lots during the waiting period. Owners of larger parcels have found it expedient to develop farm or ranch operations while waiting for the property to appreciate in value. Leasing the land to tenant-farmers on a profit-sharing basis will often produce enough tax-sheltered income to carry an investment.

Farming Losses

Although we have passed from a primarily agricultural society to a highly industrialized one and are now in an era of services and informational systems, many parcels of land in this country are still used for farming and ranching. When these activities are the main occupations of their owners, the income acquired is treated as active income for tax purposes.

Some land investors attempt to lease the land to a farmer or rancher to generate cash flow and to keep the taxes low while they wait for the land to increase in value. Investors who are not clearly defined as active farmers or ranchers will come under IRS Code Sec-
tion 183, which limits the deductions that can be taken by any individual or S corporation (active or passive) that is involved in these activities as so-called hobbies. Deductions are limited to gross income. Any excess losses are not allowed to be carried forward to future years but are lost forever. The IRS has additionally qualified the differences between farming and ranching for a profit or for a hobby based on the following criteria:

- The activity must be currently and clearly pointed to making a profit.
- The owners/operators must have experience in the activity.
- Considerable personal time and effort must be expended in the activity.
- There must be legitimate hope for value appreciation.
- The owner’s or operator’s other activities must be limited.
- A continued series of annual losses cannot be tolerated.
- Occasional minimum profits are not acceptable.
- The activity must be the owner’s or operator’s main source of income.
- Farming and ranching solely for enjoyment makes it a hobby.

The IRS is strict about enforcing these **hobby tax rules** in an effort to close the tax loopholes that became prevalent in the 1970s and early 1980s. Some farming and ranching enterprises had been designed for large operating losses to allow their investors the opportunities for abusive tax shelters.

**Opportunity Costs**

Whereas mortgage payments and property tax cash outlays during the holding period are fairly obvious expenses, opportunity costs for the equity invested in the land are all too often ignored. While the interest paid on a debt can be easily identified as a cost for maintaining the investment, the interest not earned on the cash invested in the property must also be included as a holding cost. The rationale for this practice is based on the present-worth principle. If this money were invested, it would generate a profit. Therefore, the money not earned on the capital invested should be considered as carrying costs.

For most real estate investors, the opportunity cost on invested capital forms the basic measuring unit for determining their investment acquisitions. If, when sold, a property cannot develop a return on the investment that substantially exceeds the loss of earnings during the holding period, then these monies should be left on deposit or invested more profitably elsewhere.

**Community Acceptance**

An investor in vacant land must become acutely aware of the legal and political attitudes of local governing bodies. Local government may have a direct effect on the future development of a specific parcel of land. Some communities have passed **growth management** legislation that requires developers to have their infrastructure (streets, sewers, sidewalks, utility lines, and so forth) in place before they offer their properties for sale. Others have raised other barriers to development. For example, if a community practices a no-growth policy, it may be difficult, if not impossible, to secure the cooperation necessary to have subdivision plans approved, or necessary utility services installed.
The future value of land often depends greatly on the availability of gas, electricity, and sewer services. Some communities control their growth by refusing to issue permits for the installation of these utilities. Because a local moratorium on gas or sewer installations can destroy the timing strategy for a particular development, an investor in land should carefully select those parcels that can be developed with as few potential difficulties as possible. In the long run, growth management may result in ever-increasing prices for developments and serious shortages of land for housing.

Land investors should be cognizant of the time involved in securing concurrency, a meeting of the minds regarding appropriate land use. In addition, they should be aware of the costs of impact fees charged by various government agencies for expanding pertinent access roads and utility services.

SINGLE-LOT INVESTMENTS

The opportunities for single-lot investments include those individual parcels purchased for residential construction and those that have the rezoning potential for more intensive, and therefore more profitable, uses. In the first instance, the investor acts as a developer, albeit on a small scale. In the second, the investor is a speculator seeking to profit from the gain in value of the rezoned lot.

Residential Lots

Many people purchase a lot in anticipation of building a house on it in later years. By acquiring a homesite at current costs, such a buyer hopes to profit from its growth in value over time. Simultaneously, many of these buyers, unable to purchase a lot for cash, enjoy the opportunity to make affordable payments over time so that the debt on the lot will be paid in full prior to construction. The free and clear land then becomes the equity necessary to secure a mortgage on the building.

Speculative Lots

In addition to residential lots purchased for future use, investors also buy strategically located vacant lots in anticipation of a rise in value and profitable resale. Generally, these speculative lot purchases are based on the possibility of a successful rezoning of the property for a more intensive use than single-family residences. Included in this inventory are lots physically suited for multifamily apartment projects and office structures as well as for commercial and industrial developments.

Rezoning residential land to a more intensive use usually raises the value of the property, sometimes quite dramatically. For example, in one community, when a 600-foot block of residential property was rezoned to retail commercial use, its value changed immediately from $200 per front foot to $500 per front foot. No physical changes were required to make the land more usable, nor were any additional monies invested.

Successful rezoning requests are based largely on the subject property being located in an area of use compatible with that being sought by the property owner. Good land-control practices usually prevent any spot zoning and require that the applicant prove conformity to the general land-use plan.

When purchasing vacant lots with possibilities for growth in value, an investor must make a careful examination of the community to identify potential areas of expansion.
Once these neighborhoods are discovered, a meticulous search should be made to discover the particular vacant parcels of land that have rezoning potential. The investor should be aware that lots located on section and township lines often offer higher potential development opportunities. Section and township lines are often used by land planners as major roadway locations that develop the traffic needed by commercial developers to enhance the profitability of the offices and stores to be located there.

**Lease vs. Resale**

It is important for investors who purchase lots for resale to carefully evaluate their personal financial positions before actually selling. It may be more advantageous to lease, rather than sell, the property.

A lease develops certain advantages for both the landowner and the tenant. The owner benefits by securing an income stream into the future. In addition, at the expiration of the lease, the reversionary rights to the land are retained, as well as any improvements made thereon by the tenant. Long-term land leases also provide the landowner with an asset—the lease—that can be capitalized on. By pledging the lease as collateral, the landlord can secure cash from a lender—tax-free cash that can be used to purchase additional investments. Thus, the landlord continues to own the leased land and can expand the investment portfolio accordingly.

The primary benefit to a land-leasing tenant is leverage: the leasehold interest acquired under a long-term land lease can be pledged as collateral for a mortgage to construct a new building. With a loan sufficient to pay for the costs of construction, the developer may be able to leverage 100% and avoid investing personal funds in a project. In addition, the rent paid by the tenant for the use of the land is considered an operating expense in the year that it is incurred. Thus, by paying rent on land rather than owning it, a tenant is effectively gaining the benefits of “depreciating” the land over the life of the lease. Remember that land is not specifically depreciable.

**Build to Suit**

In an attempt to convert a vacant lot into income-producing improved property, owners sometimes advertise that they will construct a building on a lot that will satisfy the particular requirements of a potential tenant. On the signing of a long-term lease and the construction of the building, the landowner becomes a landlord in the traditional sense. At the expiration of the lease, the landlord continues to own both the land and the vacant building, which can be re-rented or converted to a new use.

**Building to suit** generally refers to industrial, warehouse, office, or fast-food-restaurant facilities constructed for single users and designed specifically to meet individual needs. The user may agree either to purchase the property when construction is completed or to become a tenant under a relatively long-term lease.

The build-to-suit market is currently being fueled by the rapid growth of high-tech firms and life science businesses as well as by possible shortages of commercial space in some areas of the country.

The difference in economic positions between an owner of a vacant parcel of land and an owner of a vacant building is of critical importance to an investor in deciding whether to build to suit. In the first instance, the property owner pays relatively low property taxes and faces no continuing property-maintenance problems. In the second, the owner’s taxes
are higher because they are based on the value of the building as well as the land. In addition, the building requires continuous care, repair, and protection.

Because the economic position of a building owner is more vulnerable than that of a vacant lot owner, the landowner who solicits a tenant on a build-to-suit basis will negotiate rather firmly for a lease that will completely satisfy investment requirements over the term of the initial lease period. The rent will be arranged to develop an acceptable return on the investment as well as a timely return of the investor's cash outlay.

**ACREAGE**

Investors in raw acreage can be classified as either speculators or developers, as can purchasers of small lots. A land parcel can be bought for resale as a single unit or for subdividing into either improved or unimproved lots. In the former situation, the investor acts as a speculator, holding the land for growth in value, and then selling the tract intact.

When raw acreage is subdivided, the investor who sells the land in small parcels after few or no improvements have been made is speculating in land promotions, whereas the subdivider who improves the raw acreage with roads, sewers, water, and other utilities and amenities before selling lots is a land developer.

Land is often worth more as one wholly integrated and cohesive unit than it is as a number of individually owned separate parcels. This concept is called **plottage**. To apply this principle of ownership, a major farming or ranching enterprise would seek to control as many adjoining acres as possible to attain more efficient production. Similarly, the total of the individual values of lots in a block could be worth less than the value of the entire block as a single site for a large shopping center. However, in this case, the value increase is a function of a change in use as well as the efficiency of single ownership, called **assemblage**.

Plottage can have a reverse effect on the value of acreage for speculators and developers. When quantities of land are accumulated for investment purposes, the total value of the individual smaller parcels is usually less than the value of the total property when finally acquired. However, if the speculator or developer decides to subdivide this wholly owned property, the sum of the sales prices of the individual lots often greatly exceeds the value of the property as a single unit. This concept will be examined in the next unit in a discussion of conversion of rental apartments into condominiums.

**Acreage for Resale in One Unit**

In regions of the country where the land is fertile, very little acreage speculation takes place. Productive land is usually held by individual farmers or ranchers. On the death of the owner, the land is passed to family heirs. Speculation in acreage is most common in areas of the country where the land is relatively unproductive.

The value of land is not based merely on its productive capacity. Depending on intended use, location can become the key factor in determining value. Land speculators are not as concerned with soil fertility as they are with locational advantages or disadvantages that will affect the future desirability of the land for developers or builders. Accessibility to nearby major highways and communities; availability of water, gas, and electricity; and proximity to natural and manmade amenities such as nearby lakes, woods, golf courses, or ski slopes all increase the profit potential of investments in raw acreage.
Speculators in unimproved land range from the small investor, who buys 5 to 40 acres located on the periphery of an expanding community, to the large investment syndicates, which purchase thousands of acres to hold for future resale. Regardless of the size of the investment, however, the philosophy is always to buy right to net a large profit.

Large profits are often less than they appear to be. For example, throughout its holding period, raw acreage requires the payment of such basic carrying charges as property taxes, interest, and opportunity costs. Although taxes on vacant acreage are relatively low, the compounding effects of opportunity costs must be included when analyzing the feasibility of an investment in acreage. Remember, there is usually no cash flow to provide offsetting income during the years between purchase and sale.

Assuming a property tax rate at a cost of 1% per year plus an opportunity (interest) cost of 9% per year, the value of the land will have to increase at least 10% annually just for the investor to break even when the property is sold. When an investor’s desired profit rate and an appropriate percentage ratio to cover monies needed for the costs of a sale (for example, commissions, title policy premiums, legal fees, income taxes) are added to this 10% rate, required annual increases in property value of 15 to 20% are often required.

This rate of increase means that the property must double in value every five to seven years if the costs of investment plus a profit are to be earned. For example, even if the value of the land increases 100% over a 10-year holding period and the property owner sells for an amount twice what was originally paid, the annual rate of return is only 10% (100% + 10 years = 10% per year). At a 10% value increase annually, the investment may not yield an amount of return adequate to cover both carrying costs and anticipated profits. Thus, it is vital that an investor make an effort to identify future value-growth patterns by carefully investigating trends in local property values.

**EVALUATING LAND**

The evaluation of raw land depends to a great degree on its future, rather than its present, use. Thus, an investor must be able to predict the type of eventual use as well as the time when this use will become feasible—not an easy task.

The most popular basis for evaluating land is the comparative approach, whereby similarly zoned parcels of land that sold recently are said to establish the value. This is after adjustments have been made for location, size, and date of sale.

A more comprehensive approach is advisable because the existing zoning of the land may not be its highest and best future use. The time value of money also must be considered. Careful attention should be paid to an opinion of future use by analyzing the area’s demographics, employment centers, and traffic counts. This information would form a basis for projecting the number of acres that are in demand for each use classification (i.e., residential, business, industrial, and so forth).

In addition, a careful forecast should be made of when the property will be ready for development. The factors to consider in this analysis include supply, demand, availability, growth patterns, and distance from existing development. Some effort should be made to project building costs and rents to estimate what a developer might pay for the land in the future.

Finally, to derive the present value of the land, an appropriate investment return must be established. When improved properties are being sold for close to a 10% capitaliza-
tion rate on an all-cash basis, raw land requires that the investor double this figure to account for the increased risks involved. Thus, a 20% annual return requirement should be applied to project the future sale price.

**FOR EXAMPLE** Suppose a 15-acre tract of raw land is available for sale to an investor who anticipates its use as a neighborhood shopping center within five years. The present commercial rents in the area average $12 per square foot, and a 5% annual inflation factor is anticipated.

If the land were ready for immediate development, its value would be worth approximately half the anticipated rents or, in this case, $6 per square foot. At 5% annual growth, the land will be worth $7.66 (rounded) per square foot in five years. For an investor who requires a 20% annual return, the price for the parcel today will be $3.08 (rounded) per square foot:

\[
$6 \times (1.05)^5 = $7.6577 \text{ per square foot, five years} \\
$7.6577 \times 0.4019 = $3.0777 \text{ or $3.08 present value}
\]

**Subdividing for Speculation: Land Promotions**

Some land-promotion projects are the consequence of speculation in raw acreage. The promoter buys a large tract of vacant acreage, divides it into smaller parcels, and resells these smaller, usually unimproved, lots to buyers scattered throughout this as well as other countries.

These lots are marketed through various promotional plans and advertising media. One of the more common marketing methods is to invite prospective buyers to a free dinner during which salespeople extol the virtues of the property through lecture and film. Often, these dinners are followed by an offer of a trip to the site, with any costs for traveling reimbursed by the promoters after purchase of a lot. Generally, the various large companies involved in such land promotions follow a format of marketing the individual lots as second, or retirement, homesites.

The financing designs of both the original purchase of raw acreage by the promoter and the subsequent sales of lots to individuals are the most important elements in this form of real estate investment. A purchase of land for use in a sales promotion usually requires the seller of the raw acreage to carry back a substantial portion of the sales price as an installment land contract or purchase-money mortgage. Thus, after the promoter makes a cash down payment, usually about 5 to 10% of the purchase price, the landowner will accept a lien on the acreage involved for the remainder of the sales price. This balance is to be paid by the promoter on some regular amortization schedule. Under a land contract, the seller retains legal title to the acreage until the terms of the contract are met, usually the requirement that the balance be paid in full.

Most land-promotion property is sold to subsequent small-lot owners with any underlying financial arrangements left intact. As a result, each individual sale is made subject to the lien of at least one existing encumbrance, the installment contract or purchase-money mortgage between the promoter and the seller of the acreage. The existence of an underlying encumbrance poses a serious threat to the purchaser of an individual lot if the promoter does not make payments as required. The small-lot owner may be financially hurt in a subsequent foreclosure of the master lien. To offset this problem, most legitimate
promoters will secure a **recognition clause** in their original financing agreement in which the vendor or mortgagee agrees in advance that if the promoter should default during the term of the agreement, the lender will respect the rights of subsequent lot owners and honor their contracts.

Alternatively, a **release clause** may be inserted in the land contract under the terms of which individual lots may be released from the master lien after a certain percentage of its balance has been paid by the vendee.

The sales of lots to individual purchasers are generally designed as installment land contracts. Most buyers of these promotional lots make small cash down payments, and the balance is carried back by the selling company to be paid in regular monthly installments. Frequently, the seller’s signature is not notarized, and, consequently, the contract is unacceptable to the appropriate county office for recording.

A promoter hopes that the initial sales campaign will generate enough individual sales to quickly develop the cash flows necessary to meet the required underlying contract payments. Sometimes it takes a few years to reach this breakeven point, and the promoter must be prepared to meet payments and operating costs with other funds. A promoter can offset a cash shortage either by selling the individual contracts secured through early sales, a process called **factoring**, or by pledging these contracts as collateral for a bank loan to meet operating expenses. Once a breakeven point has been met, however, continued sales will generally result in substantial profits.

Because they recognize the complexities and possible pitfalls for the consumer and because of some past dishonesty in this form of land promotion, both federal and state regulatory agencies carefully supervise such programs. All interstate land sales must conform to the requirements of the federal government’s **Regulation Z**. The promoters must prepare and distribute to all prospective lot purchasers a full disclosure report describing the subject property and the complete financial arrangements of the transaction. In addition, many states require that the promoter post bonds in amounts adequate to complete any promised improvements to the land, such as roads, golf courses, clubhouses, and lakes, before granting the promoter permission to market the lots (see Case Study 7.1).
Case Study 7.1

1,280-Acre Land Promotion

The profit potentials in a land-promotion program can be illustrated by examining the case of a two-section (1,280-acre) parcel of land, to be subdivided into 2,560 one-half-acre lots. These lots will then be marketed within the state in which the property is located.

The purchase price of the raw acreage is $1,000 per acre, and it is estimated that it will cost an additional $500 per acre to improve the land with roadways and basic utilities. An additional $500 per acre will be needed for interest charges, carrying costs, and promotional fees. The sales price of the half-acre lots will average $3,000 each, with 10% of the total sales to be received as cash down payments. These monies will be allocated for sales commissions and closing costs. The land contracts to be secured from the sales will be discounted and sold by the promoter for 75% of their face value. It is anticipated that the project will take three years to complete. The financial analysis appears below.

Costs:

- 1,280 acres @ $1,000 per acre $1,280,000
- 1,280 acres improvements @ $500 per acre + 640,000
- 1,280 acres carrying costs @ $500 per acre + 640,000

Total costs: $2,560,000

Income:

- 2,560 one-half-acre lots @ $3,000 each $7,680,000
- Sales and closing @ 10% – 768,000
- Sales contracts face amount $6,912,000
- 25% discount – 1,728,000
- Net cash receipts $5,184,000
- Less costs (above) – 2,560,000
- Net profit before taxes $2,624,000
- 28% taxes (active income) – 734,720
- Net profit after taxes $1,889,280
- Return on total investment ($1,889,280 ÷ $2,560,000) 73.80%
- Average annual return (73.80% ÷ 3 years) 24.60%

Note that this case includes discounting the contracts in an amount of $1,728,000, a substantial sum of money. If the promoter were to hold the receivables, the returns would increase dramatically. However, the face amount of those receivables would not be immediately available for reinvestment, as is the discounted sum. Thus, an opportunity cost would have to be applied for the loss of earnings during the contracts’ holding periods, offsetting to a great degree the higher profits.

However, note that the returns in this analysis are based on the full amount of the investment, assuming that they are paid in cash. More realistically, considering a leveraging investor, the cash expended over the three years would include only the $1,280,000 costs for land improvements and carrying charges plus a portion of the purchase price represented by an acceptable down payment, such as 10%, or $128,000. The balance of $1,152,000 is carried back by the seller of the raw acreage and is paid over time by the receipts collected from the subsequent individual land contracts.
Therefore, the face amount total of the sales contracts, $6,912,000, must be decreased by the $1,152,000 owed to reflect the promoter’s equity prior to discounting. The difference is $5,760,000, and a 25% discount ($1,440,000) will result in a $4,320,000 cash flow before costs and income taxes. Applying the more realistic cash investment figure of $1,408,000 ($1,280,000 + $128,000 = $1,408,000), the returns are now as follows:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total gross income</td>
<td>$7,680,000</td>
</tr>
<tr>
<td>Sales and closing costs</td>
<td>– 768,000</td>
</tr>
<tr>
<td>Sales contracts face amount</td>
<td>$6,912,000</td>
</tr>
<tr>
<td>Less underlying encumbrance</td>
<td>1,152,000</td>
</tr>
<tr>
<td>Promoter’s equity in contracts</td>
<td>$5,760,000</td>
</tr>
<tr>
<td>25% discount</td>
<td>– 1,440,000</td>
</tr>
<tr>
<td>Net cash receipts</td>
<td>$4,320,000</td>
</tr>
<tr>
<td>Less costs (adjusted)</td>
<td>1,408,000</td>
</tr>
<tr>
<td>Net profit before taxes</td>
<td>$2,912,000</td>
</tr>
<tr>
<td>28% taxes</td>
<td>– 815,360</td>
</tr>
<tr>
<td>Net profit after taxes</td>
<td>$2,096,640</td>
</tr>
<tr>
<td>Return on cash invested ($2,096,640 ÷ $1,408,000)</td>
<td>148.90%</td>
</tr>
<tr>
<td>Average annual return (148.90% ÷ 3 years)</td>
<td>49.64%</td>
</tr>
</tbody>
</table>

Thus, leveraging actually doubles the bottom-line return of this investment.

**Interstate Land Sales Regulations**

The Department of Housing and Urban Development (HUD) engages in the regulation of interstate land sales. HUD’s activities in connection with the Interstate Land Sales Full Disclosure Act are of particular significance for those investors contemplating large-scale land sales promotions.

Authorized under Title XIV of the Housing and Urban Development Act, the interstate land sales law is administered by the Office of RESPA and Interstate Land Sales. This law requires that anyone engaged in the interstate sale or leasing of 25 or more improved lots register the offering with HUD and make available to each prospective lot purchaser or lessee all facts pertinent to the legitimate use of the land. The terms and conditions of any financing in existence at the time of the sale or lease must be stated and the existence of any other liens revealed. The probability for completion of promised off-site improvements such as paving, parks, golf courses, and marinas must be given.

In addition to these data, the disclosure must also provide information about distances to nearby communities over paved or unpaved roads; provisions for placing contract payments into a special escrow fund set aside for the purchase of the property; the availability of recreation facilities; the availability of sewer and water services or septic tanks and wells; the present and proposed utility services and charges; the number of homes currently occupied; soil and foundation conditions that could cause problems in construction or the use of septic tanks; and the type of title the buyer will receive.

A buyer is protected in several ways against failure to comply with the provisions of the full disclosure requirements. If a prospective buyer has not been furnished a property
report before signing, the contract may be canceled and a refund obtained. Furthermore, the buyer must receive a property report at least 48 hours before a contract is signed and must have seven calendar days after for a “cooling off” period. If the buyer wishes to cancel the contract during this period, a full refund of any payments will be made.

Criminal penalties of up to five years imprisonment, a fine of up to $5,000, or both may be imposed if a developer willfully violates the law, makes an untrue statement, or omits any material fact required in the statement of record or in the property report. In addition, the purchaser may sue for damages not to exceed the purchase price of the lot, plus any improvements made thereto, and reasonable court costs.

Complementing HUD’s requirements, a number of states have enacted their own interstate land sales regulations as well. Administration of such state laws is usually placed in the office of the state real estate or land commissioner. In Nebraska, for example, a developer wishing to sell land located in other states must file an application for permission to sell with the Nebraska Real Estate Commission. The developer must pay a filing fee commensurate with the number of lots in the subdivision and post a bond to guarantee the timely completion of the off-site improvements promised in the sales.

Prior to granting approval for interstate land sales in Nebraska, the director of the commission, or a deputy, visits the land at the developer’s expense to verify personally the facts presented in the application.

Both the federal Interstate Land Sales Full Disclosure Act and the various state laws regulating such sales have been developed to curb the fraudulent activities of unscrupulous promoters of vacant land. Although land promoters invariably earn relatively high profits, the purchasers of these lots often can barely recover their investments.

### Subdividing for Development: Land Bankers

Speculation in acreage places an investor in a somewhat passive role while waiting for values to rise to the point where profitable sales can be made. On the other hand, development of acreage into subdivisions requires that an investor play a more active role to effectively market the inventory of lots. Often, investors or builders purchase raw acreage situated on the boundary of an expanding community, improve the property, subdivide it, and sell lots or build houses, apartments, offices, or shopping centers on the land.

Every action of the subdivider creates value for the property including zoning, repairing the land, installing the infrastructure, subdividing the land into lots, and constructing houses.

A developer who improves raw land for construction purposes and maintains an inventory of lots as a function of this ongoing business is called a **land banker**. Besides the purchase price of the unimproved acreage, the costs of land banking include property taxes, interest, off-site and on-site improvements, engineering, site development, plat acceptance, sales commissions, insurance, and costs incurred because of timing constraints. The skills, risks, and responsibilities required of the land banker-developer make this a very specialized segment of real estate investment.

To begin the development process, a land banker purchases a parcel of raw land, usually 160 acres or more, and prepares plats and maps of the property designating street locations, lot sizes, and the general plan for the entire proposed development.

These plats, usually drawn by licensed civil engineers, are submitted to the appropriate community regulating agencies for approval of design and zoning. After meeting local
government requirements, including submission of a full environmental impact study, the subdivider will proceed to physically prepare the land and sell lots to both individuals and builders.

Depending on the amount of acreage involved in the development, the resulting subdivision may follow the style of surrounding neighborhoods or may acquire a distinct character of its own. Many large-scale developments include land designated for the location of a school or a park, including a swimming pool, tennis courts, clubhouse, and, perhaps, even a golf course.

Most well-planned subdivisions include a set of restrictions itemizing the type, design, and quality of the improvements to be constructed on the lots therein. These subdivision restrictions are recorded and become covenants that run with the land so that each lot buyer and subsequent homeowner is required to observe these restrictions. Their enforcement becomes the responsibility of the neighborhood association formed after the project is completed. The restrictions are designed to create an economic and physical homogeneity within a neighborhood, a condition important for maintaining property values. By restricting lots to residential construction, incompatible uses are eliminated. By requiring a minimum square or cubic footage for each house, an economic floor is created, limiting the neighborhood residents to those who can afford to purchase a home of the specified size.

Many builders do not have the financial capacity, the expertise, or the inclination to become involved in land development. Such builders prefer to leave this type of real estate investment opportunity to those with proven skill in the field. Smaller builders are usually content to purchase lots from a developer-land banker, either singly or in packages of from 5 to 50 lots, depending on their needs. The prices paid for these lots reflect the developer’s cost of acquisition, preparation, and desired rate of return on the investment. For smaller builders, this technique of land acquisition is much less costly and demanding than an active entry into the field of subdividing (see Case Study 7.2).

Case Study 7.2

160-Acre Mixed-Use Subdivision

The profit potentials in land banking can be illustrated in the development of a 160-acre parcel of land as a subdivision that will contain lots for a park, a school, apartments, offices, stores, and houses.

Assume a purchase price of $1,120,000 ($7,000 per raw acre) plus $1 million allocated for engineering, platting, rezoning, improvements, interest charges, and other carrying costs. The project is expected to sell out in two years because of its strategic location and strong market demand. Of the total parcel, 15 acres will be donated to the city for a park and roads, and 10 acres will be sold to the local school board for $100,000. This price reflects the developer’s breakeven costs for the 10 acres and, together with the donated park site, establishes the amenities necessary to attract potential home-buying families.

Anticipating a successful sellout of residential lots, contracts for the sale of a 10-acre apartment site at $20,000 per acre, a 10-acre office site at $30,000 per acre, and a 15-acre shopping center site at $40,000 per acre have been arranged in advance. The balance of the land, 100 acres, will be subdivided into 400 individual house lots to be sold for an average price of
$6,500 each. Sales commissions and closing costs for all properties are estimated to be 10% of the total receipts. The financial analysis follows:

Costs:
- 160 acres @ $7,000 per acre $1,120,000
- Improvements + 1,000,000
- Total: $2,120,000

Income:
- 15 acres donated for park 0
- 10 acres school site $100,000
- 10 acres apartment site @ $20,000 per acre + 200,000
- 10 acres office site @ $30,000 per acre + 300,000
- 15 acres commercial site @ $40,000 per acre + 600,000
- 100 acres @ 400 house lots @ $6,500 each + 2,600,000
- Total $3,800,000
- Less sales costs @ 10% 380,000
- Net cash receipts $3,420,000
- Less costs (above) – 2,120,000
- Net profit before taxes $1,300,000
- 28% taxes – 364,000
- Net profit after taxes $936,000
- Return on total investment ($936,000 ÷ $2,120,000) 44.15%
- Average annual return (44.15% ÷ 2 years) 22.08%

Note that in this case, as in Case 7.1, the bottom-line return is a function of the fact that the entire investment has been paid in cash. With the appropriate application of leverage, the returns for the mixed-use-subdivision developer can be increased substantially.

In this particular investment, the monies generated by the advance sales of the school site plus the apartment, office, and commercial parcels ($1,200,000 total) would more than cover all of the $1 million cost of the land improvements. Then, if the purchase could be arranged on an installment basis, the investor’s cash outlay could be reduced to zero and the excess $200,000 used as a down payment. With this high leverage, the investor’s returns climb infinitely, creating exciting possibilities for land-banking profits.

However, it must be clearly understood that investment in unimproved land is strictly a high-stakes gamble. It is the most unpredictable of all types of real estate investment. No one can accurately estimate when the land will sell or for what amount. In an economic slowdown, it is the first to suffer and the last to recover.
SUMMARY

This unit examined some of the opportunities for investing in vacant land. Depending on a property’s location, quality, purchase price, holding costs, and appropriate timing, profitable speculative land investments can be acquired to enhance an investor’s portfolio. Because most land holdings do not produce regular income, they are recommended for the investor who has accumulated numerous improved income properties that will provide cash flows needed to carry the investment.

Land investments provide speculative opportunities that may generate relatively high profits, depending on specific circumstances. Primarily, the location of the land determines the amount and timing of its future growth in value.

Investors must be aware of the opportunity costs, as well as the initial purchase price, when estimating the profitability of purchasing raw land. In addition, careful attention must be paid to the physical attributes of, and political attitudes toward, a specific land parcel and the area in which it is located. These inputs must be positive to generate the required growth in value within a reasonable time frame.

Single-parcel investments include residential lots purchased for the construction of a home at some future time as well as speculative lots for resale.

More pertinent to the accumulation of a diversified real estate investment portfolio is the purchase of residential lots with rezoning potentials. The rezoning of a parcel of land to a more intensive use often substantially raises the property’s value. It is not unusual for values to double or triple when a property is rezoned from residential to commercial use. In the long run, it sometimes is more profitable to lease these rezoned parcels for new construction rather than to sell them. The rental income developed from leasing establishes an annuity for the landowner.

An alternative to leasing vacant land is to construct a building on the property and thus convert the speculative quality of the investment to a more permanent income stream. Care must be taken when erecting a single-purpose building, which may be difficult to re-rent when the initial lease expires or if the tenant defaults.

In addition to single-lot investments, many persons speculate in vacant acreage in anticipation of profits through growth in value. Some investors purchase acreage to hold until it increases in value to a point where the property can be sold profitably in one unit, while others purchase acreage wholesale for subdivision purposes and then make a profit by selling the smaller parcels at retail prices. It must be clearly recognized that investing in vacant land is probably the highest risk of any real estate investment.

DISCUSSION TOPICS

1. Investigate the political attitude in your area regarding encouragement of growth, no growth, or planned growth and examine the implications of this attitude for real estate investors and developers.

2. Find a vacant site that is for sale on the periphery of your community and analyze its present value using the information in this unit. How does your appraisal compare to its asking price?
UNIT EXAM

1. What is the value of acreage producing 6,000 bushels of grain per year worth $10 per bushel, with a cost factor of 50% and a market capitalization rate of 10%?
   a. $30,000
   b. $60,000
   c. $300,000
   d. $600,000

2. Of the factors affecting a parcel of land’s future growth in value, the one that is generally considered most important is
   a. location.
   b. price.
   c. quality.
   d. timing.

3. From a locational point of view, a growth in value over time would most likely occur in land
   a. adjoining a school.
   b. near an interstate highway.
   c. adjoining a manufacturing plant.
   d. near a railroad line.

4. An analysis of the profitability of a vacant land investment includes all of the following EXCEPT
   a. income lost from unrented vacant land.
   b. price and terms paid for initial purchase.
   c. carrying costs, including interest and property taxes.
   d. opportunity costs on equity invested.

5. When discussing the quality of land, all of the following are included EXCEPT
   a. its topography and fertility.
   b. the terms and conditions of its purchase and sale.
   c. the availability of utilities.
   d. the legal and political feasibility of its development.

6. Excess loss carryover is disallowed by the IRS for
   a. wheat farmers.
   b. horse ranchers.
   c. cow ranchers.
   d. hobby farmers.

7. Vacant lots are purchased by investors for all of the following reasons EXCEPT
   a. to build homes in the future.
   b. to resell them at higher prices.
   c. to have them rezoned.
   d. to shelter income taxes with depreciation allowances.

8. Of the following, the property that will generally develop the highest rental rate is
   a. an existing vacant store building.
   b. a newly constructed garden apartment.
   c. a new store building constructed to suit a specific tenant’s needs.
   d. a new store constructed as a speculative investment.

9. Plottage is based on the principle
   a. of buying low and selling high.
   b. that the sum of the parts is more valuable than the whole.
   c. that the whole is more valuable than the sum of the parts.
   d. of buying wholesale and selling retail.

10. Under the Interstate Land Sales Full Disclosure Act, a buyer of a lot in a nationally promoted subdivision has how many days after signing the purchase agreement to cancel the deal?
    a. Zero days
    b. Three days
    c. Five days
    d. Seven days
LEARNING OBJECTIVES

After successfully completing this unit, you will be able to

- explain the options when investing in single-family detached homes,
- describe the Fair Housing Act and how it affects residential properties,
- explain the options when investing in multiunit apartments,
- describe cooperatives and list the benefits of investing in them, and
- describe condominiums and the procedure of converting other properties to condominiums.

INTRODUCTION

More people invest in residential property than in any other form of real estate. Residential investments include ownership of a single-family detached house, an apartment unit in a cooperative or condominium complex, and multiunit apartment buildings ranging in size from duplexes to high-rise complexes.

An important feature of residential real estate ownership is the landlord-tenant relationship established when a house or apartment is rented. While these relationships are usually amicable, unpleasant circumstances occasionally do arise. The necessary commitment to active management, including the resultant interpersonal relationships, inhibits many investors from participating in residential rental ownership.

This unit includes an examination of the various types of residential property investments, including management responsibilities and cash-flow analyses. A case describing the profit possibilities in the conversion of a 100-unit apartment complex into a condo-
minimum association of individual ownerships is presented to broaden perspectives on the field of residential property investment.

**SINGLE-FAMILY DETACHED HOMES**

Freestanding houses on single lots compose the greatest number of individual investments in the real estate inventory. According to the U.S. Census Bureau, in March 2015, 63.7% of this nation’s families owned their own homes. Included in this inventory, in addition to the multitude of owner-occupied, detached single-family homes, condominiums, and town homes, are houses purchased for rental, resale, rezoning, and conversion into apartments. Investors also need to consider opportunities in affordable housing and low-income housing tax credits.

In recent decades, suburban areas have been dominated by the single-family detached house. This is changing to town homes and condominiums that offer housing with less maintenance and lower costs. Condominiums have a median cost of approximately $193,000 according to a March 2015 study by the National Association of REALTORS® (NAR). This compares with a similar size single-family house costing a median of $205,000, based on higher lot costs. This emerging market appeals to

- divorced buyers who want to be near their children,
- young professionals with no children,
- empty-nest couples seeking freedom from maintenance responsibilities, and
- senior citizens wanting to live near their children.

**Owner-Occupied Homes**

Technically, owner-occupied homes do not meet the full criteria for a real estate investment. They are not income-producing properties and, therefore, are not eligible for the complete range of deductions allowed for income properties. Only property taxes and interest paid for mortgages on an owner-occupied home are deductible expenses for income tax purposes. Additional deductions allowed for income property include maintenance costs, insurance premiums, and depreciation of the improvements. Most owner-occupants, however, consider their houses as investments. For many people, buying a home is the only real estate purchase they will make, and if they buy low and sell high, it will come closer to an “investment” in the complete sense of the word.

The owner-occupied home has proved to be a successful means of enforced savings for many people. A commitment to long-term mortgage payments generally results in the accumulation of equity, which provides the basis for the measurable inheritable estates of many owners. Frequently, homeowners find that they have relatively large equities in their properties—equities that may be capitalized to acquire additional real estate holdings. Furthermore, interest deductions may be taken on home equity loans.

Owner-occupied houses have also historically proven to be hedges against inflation for those who wish to expand or improve their accommodations. Although the costs of new construction have been rising, owners of existing houses have historically secured enough funds from the sale of their older homes to enable them to purchase new homes.
Affordable Housing

The availability of affordable housing is an important social issue. Personal crises may force America’s working poor to leave the safety and comfort of their homes and live on the streets. Entire families are sometimes dispossessed and wander around looking for jobs and shelter. There is a shortage of affordable homes and apartments for low-income and no-income people. Cutbacks in national welfare programs have exacerbated the problem, while state and local agencies scramble to provide temporary shelters to preserve the health and safety of the poor.

Low-Income Housing Tax Credits

One of the more socially redeeming current tax shelters is the tax credit available to owners and developers of low-income housing. Low-income housing developed for the purpose of obtaining these credits has created 2.6 million affordable homes since the 1986 passage of the U.S. Tax Reform Act. The Low-Income Housing Tax Credits (LIHTC) program gives state and local LIHTC-allocating agencies the equivalent of nearly $8 billion in annual budget authority to issue tax credits for the acquisition, rehabilitation, or new construction of rental housing targeted to lower-income households.

A tax credit is directly deductible from income taxes. Thus, it is a 100% tax benefit, unlike other tax benefits, such as operating expenses, which are deducted from income. For example, a $100 deduction at a 28% tax rate is worth only $28, whereas a $100 tax credit can save the same taxpayer a full $100.

Low-income-housing tax credits provide an owner/developer with credits over a 10-year period on the following bases:

- New construction and rehabilitation—a credit of 9% of costs is allowed each year for the construction or rehabilitation of each qualifying low-income housing unit. To qualify, the costs must exceed $6,000 per unit or 20% of the adjusted basis of property purchased for rehabilitation.

- New construction and rehabilitation financed with tax-exempt bonds or other federal subsidies—a maximum credit of 4% is allowed each year, including projects financed with Farm Service Agency loans.

- Costs of acquiring existing housing—a maximum credit of 4% is allowed each year. To qualify, the property must not have been used for low-income housing within the previous 10 years.

- Targeting requirements—to receive these credits, at least 20% of the units in a project must be occupied by individuals with incomes of 50% or less of the area’s median income, adjusted for family size, or at least 40% of the units must be occupied by individuals with incomes of 60% or less of the area’s median income, adjusted for family size. Units may not be used on a transient basis, thus eliminating hospitals, retirement homes, hotels, and so on, from these credits. According to Fannie Mae, there is an oversubscription for low-income housing tax credits each year, and they are now allocated by lottery in some states because of the demand.

Homes for Rental Income

To qualify as an investment in the fullest sense, a house must be rented. Generally, single-family house rentals generate only enough funds to cover the mortgage payments and minimum maintenance costs. The owner of a detached house rarely secures cash
flows that exceed breakeven requirements. Thus, any vacancy, even for a short time, seriously erodes the profit potential of this type of rental-income property.

**FOR EXAMPLE**  Consider an investment house valued at $150,000 purchased with $30,000 cash and a loan for $120,000 payable at 6% interest. Assuming a rent of $1,000 per month, this property will experience a 4% return on investment.

<table>
<thead>
<tr>
<th>$12,000.00 Gross annual income</th>
<th>4,800.00 40% operating expenses ratio</th>
</tr>
</thead>
<tbody>
<tr>
<td>7,200.00 Net operating income</td>
<td>(0) Cash flow</td>
</tr>
<tr>
<td>(4,320.00) Depreciation ($120,000 × 0.036)</td>
<td>(4,320.00) Loss (tax shelter if qualified)</td>
</tr>
<tr>
<td>× 28% Tax bracket</td>
<td>(4,320.00) Loss (tax shelter if qualified)</td>
</tr>
<tr>
<td>$1,209.60 Tax savings (4% ROI)</td>
<td></td>
</tr>
</tbody>
</table>

An owner of a rental house must be personally responsible for the constant maintenance of the property to ensure its continuous rental appeal. Maintenance of a single-unit dwelling is costly, time-consuming, and inefficient in comparison with larger apartment projects. The need for personal involvement of time and effort and the requirements of maintaining a one-to-one relationship with tenants seriously inhibits the popularity and profitability of this form of investment.

Some single-family-house investors have entered into partnerships with their tenants on an equity sharing basis. The investor purchases the property and, instead of rent, the tenant makes the loan payments and maintains the property. Then, at some specified time in the future, they either refinance or sell the property and share in the profits, if any.

For those who are able to personally repair and rehabilitate older, worn-down properties, higher profits are possible. By purchasing dilapidated houses at bargain prices, these investors can receive benefits in at least three ways:

1. An income stream that often shows a positive return on a small amount of invested capital
2. An immediate growth in property value as a result of the repairs made; and as a result of this added value
3. An expanded base for refinancing and continued investment pyramiding

**Homes for Resale**

Because of the increasing costs of constructing new homes, speculation in buying and selling older houses is a popular form of real estate investment. The anticipation of growth in value has attracted investors to buying homes, leasing them, then selling them for profit. The rental income during the intervening years contributes to the carrying costs of the investment.

Some investors pyramid their holdings by constantly buying and repairing older homes for resale at higher prices. Profits from the sales are used to purchase more properties for rehabilitation.

**Gentrification.** Many communities are expressing a growing interest in the renovation of buildings in areas that are or were considered to be low income. This redevelopment
pushes up land values, rent, prices, and so on. That, of course, is good for property owners, but not so good for tenants who generally need to move because of higher rents. This results in gentrification, the upgrading of neighborhoods and the displacement of low-income residents.

**Homes for Rezoning**

Generally, the most profitable detached-house investments include those located on potentially rezonable lots. Depending on location and physical attributes, these houses can often be renovated after rezoning and leased rather than sold. Frequently, these older homes are particularly attractive to certain tenants who are able to capitalize on the architectural charm of such buildings to enhance their business activities. For example, law offices, antique shops, and real estate offices enjoy a “home-office” environment when located in older houses.

**Conversion of Homes to Apartments**

A unique investment opportunity is the conversion of large, older, but sturdily built houses into several rental units. Many mansion-sized homes built on the periphery of older, central, downtown areas and passed over by a city’s growth have fine conversion possibilities. Often, the quality of construction of these houses is such that new partitions, bathrooms, and kitchen facilities can be installed quickly and efficiently for a relatively small cash outlay.

These apartments are usually in demand because of their proximity to downtown work areas and their old-fashioned charm. The spacious rooms with high ceilings found in such buildings appeal to many people, who will pay higher rents to enjoy this environment.

In the past, many of these grand old homes were purchased and razed by builders of high-rise apartment and office buildings. Now, community planners are encouraging conversion of the remaining properties into apartments or offices and requiring the retention of their historic architectural styles.

**THE FAIR HOUSING ACT**

The rules and regulations of the Civil Rights Act (Title VIII—Fair Housing, effective December 31, 1968, as amended) are of significance to investors. The act and its amendments are designed to eliminate discrimination in the sale or rental of housing based on race, color, religion, sex, national origin, disability, or familial status. Investors who own three or fewer single-family homes, and who do not use real estate licensees to assist in the sale of the home(s), are exempt. In addition, owners of multifamily homes of two to four units who live in one of the units and who do not use a real estate licensee to assist in the rental of the units are also exempt.

These exemptions do not indicate that the government sanctions discrimination under any circumstances. Investors are strongly advised to avoid any and all discriminatory situations.

The original act was expanded in 1988 to include protection against discrimination for persons with disabilities and families with children. The law extends fair housing protection to persons with physical or mental disabilities. However, it specifically excludes persons who would pose a direct threat to the health and safety of others.
The law stipulates that apartment buildings with four or more units must be accessible to persons in wheelchairs. In buildings with no elevators, only the first-floor units are covered by this provision. All doors and hallways in the building, as well as in individual units, must be wide enough to allow passage by wheelchairs. Light switches, electrical outlets, and other controls also must be wheelchair accessible. Bathroom walls are required to be reinforced to accommodate the installation of grab bars, and kitchens and bathrooms must be designed to allow free mobility for persons with disabilities.

The law also covers families with children under the age of 18, including pregnant women. All-adult communities are banned, except those that operate specifically for persons who are at least 62 years of age. Housing in which at least 80% of the units are occupied by at least one resident who is 55 years old is also exempt, if approved by HUD.

Although the **Fair Housing Act** is a federal law and is under the jurisdiction of HUD, its implementation is generally left to the individual states, which have inaugurated their own open-housing regulations. These state laws are usually broader in scope than the federal law, and many include prohibitions against discrimination in financing and appraising of real property as well as in leasing and selling. Any state fair housing law must have at least the same seven protected classes as the federal law.

When a problem occurs under the open-housing laws, a complaint is filed with the local commissioner, who investigates accordingly. The commissioner attempts to solve the dilemma amicably and without litigation. If a suit is necessary, it is initiated by the complainant in the appropriate state or federal court. In addition, the U.S. Attorney General’s office may bring an action for injunctive relief in the federal court having jurisdiction over the dispute.

A complainant can generally expect an answer to a locally filed action within 30 days. If filed at the federal court level, an answer should be forthcoming within 100 days. Violators who refuse to obey the order of the court are held in contempt and fined or sent to prison for up to six months. Persons found guilty of bringing false charges or complaints with “willful intent” to falsify are subject to five years imprisonment or a $10,000 fine.

For more information on these laws, see Figure 8.1: Federal Fair Housing and Credit Laws.

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**FIGURE 8.1 Federal Fair Housing and Credit Laws**

<table>
<thead>
<tr>
<th>Legislation</th>
<th>Race</th>
<th>Color</th>
<th>Religion</th>
<th>National Origin</th>
<th>Sex</th>
<th>Age</th>
<th>Marital Status</th>
<th>Disability</th>
<th>Familial Status</th>
<th>Public Assistance Income</th>
</tr>
</thead>
<tbody>
<tr>
<td>Civil Rights Act of 1866</td>
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<tr>
<td>Fair Housing Act of 1968 (Title VIII)</td>
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<tr>
<td>Housing and Community Development Act of 1974</td>
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<tr>
<td>Fair Housing Amendments Act of 1988</td>
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<td>•</td>
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</tr>
<tr>
<td>Equal Credit Opportunity Act of 1974 (lending)</td>
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</tbody>
</table>
MULTIUNIT APARTMENT RENTALS

Rental apartments are a popular form of living unit in this country. Ranging in size from a single small room above a garage to the numerous duplexes, triplexes, and giant apartment structures found in all major communities, rental units vary widely in price, design, amenities, and profitability.

After decades of fulfillsing the American Dream of owning a home, the pendulum is swinging back to favor apartment living. Renters have become older, more affluent, and more educated. In recent years, as homeowners have experienced layoffs at work, houses have been foreclosed upon in record numbers, and credit has been negatively affected, more people are moving into rental properties. Because of the economic downturn, the apartment market is growing and multihousing starts are up. National vacancy rates are currently at 4.9% and forecasted to increase to 5.1% (though these rates vary by city). Rents are projected to rise 3.9% in 2015, and rental prices are expected to outpace inflation in 2016. According to the National Association of REALTORS®, low housing inventory and the sizable demand for rentals will keep rents rising above inflation in coming years.

New designs and locations in downtown areas are also spurring the increasing popularity of apartments, and the tax law allowing for exemptions from profits of up to $250,000 per person from the sale of a home provides additional incentive to shift to apartment living.

Management Responsibilities

More than any other type of real estate investment, apartments require the greatest amount of management participation in terms of physical maintenance and continuing tenant goodwill. The responsibilities increase with the number of apartments owned.

The National Multi Housing Council (NMHC) reports that the attraction and retention of high-caliber individuals as apartment managers ranks near the top of priorities for investment apartment owners. About one-half of the more than 300,000 apartment property managers are employees of real estate agency and management firms. Another 40% are self-employed, and the remainder work for agencies of state and federal governments.

Apartment property managers fall into two general groups: on-site and off-site managers. On-site managers are responsible for the day-to-day operations for a single project. Their duties include maintenance, dealing with tenant requests and complaints, and showing vacant apartments to prospective tenants. They keep records of income and expenditures and submit regular reports to supervisors or owners.

Off-site managers exercise supervisory authority over on-site personnel at a number of properties. They act as the liaison between the on-site manager and the property owners. They market vacant space and establish rental rates.

Apartment management companies have created access to online credit scoring to facilitate the leasing process. In addition, they have established webpages offering apartments available for online viewing and leasing.

Leases. The formal document that stipulates the length and the terms of a tenancy is called a lease. A lease is a legally enforceable contractual agreement between a landlord and a tenant. In exchange for a tenant’s promise to pay the rent on time and to maintain the property in good condition, the landlord grants the tenant possession of the premises
and guarantees the tenant's rights to the peaceful use of the property for the duration of the lease term (see Figure 8.2: Residential Lease).

**FIGURE 8.2  Residential Lease**

<table>
<thead>
<tr>
<th>RESIDENTIAL LEASE</th>
</tr>
</thead>
<tbody>
<tr>
<td>DATE OF LEASE</td>
</tr>
<tr>
<td>BEGINNING DATE</td>
</tr>
</tbody>
</table>

**THIS RESIDENTIAL LEASE AGREEMENT (“Lease”) is made between the following parties:**

**NAME:**

**ADDRESS OF PREMISES:**

“LESSEE”

**BUSINESS ADDRESS:**

“LESSOR”

**SECTION ONE. RENT**

1. Lessee will pay Lessor (or Lessor’s authorized agent) the amount of ____________ Dollars ($_________) per month, in advance, as monthly rental for the Premises for the term of this Lease. Total rental for the initial term of this Lease shall be ____________ Dollars. Lessee’s first monthly rental payment is due on or before ____________, and each subsequent payment will be due on the ___________ day of each month following for the term of this Lease. Payments will be made at the Lessor’s address as stated in this Lease, or at any other address Lessor may specify in writing to Lessee.

2. Installments of rent that are not received by Lessor as required by this Lease are considered late. Late payment of rent constitutes default under the terms of this lease. If full payment is not received by the Lessor within ___________ days of the date of default, Lessor agrees to pay to Lessor an administrative fee of ____________ Dollars ($_________) Lessee will pay Lessor a charge of ____________ Dollars ($_________) for any check returned to Lessor for insufficient funds. Lessor may require that any rent payment be made in the form of a certified check, money order or cashier’s check.

3. Failure by Lessee to make any payment when due, or any other fee or charge, under this Lease constitutes a default. In the event that Lessee fails to make any payment when due, or any other fee or charge, under this Lease, Lessor may terminate this Lease and any and all unpaid rent for the full remaining term of this Lease shall then become due and payable in the event of termination, Lessor shall be entitled to:

   A. Immediate possession of the Premises.
   B. Immediate payment of any unpaid rent or late charges.
   C. Recovery of any damages incurred due to Lessee’s default, including but not limited to the cost of reletting the Premises and cost of collections.
   D. Court costs and reasonable attorney fees as permitted by law, arising due to Lessee’s default.
   E. Any other remedy as provided by the law of the State of ____________.

4. Lessee’s rights and duties under the terms of this Lease are cumulative, and the exercise of any one or more of them does not prohibit Lessor from the exercise or use of any other right or remedy provided by this Lease or by law.

**SECTION TWO. SECURITY DEPOSIT**

1. Lessor has paid Lessor a Security Deposit in the amount of ____________ Dollars ($_________) as set forth above, to secure his or her performance of all the covenants, agreements and terms of this Lease. The Security Deposit is subject to the following conditions:

   A. Lessor may use, apply or retain any or all of the amount of the Security Deposit for the payment of any rent due from Lessee; for any administrative, maintenance or other charges set forth in this Lease; any damages or expenses incurred by Lessor arising from Lessee’s failure to comply with any of the terms of this Lease (including but not limited to expenses incurred in reletting the Premises).

B. If, during the term or any extension of the term of this Lease, Lessor intends to use all or any part of the Security Deposit in accordance with the terms and conditions of this Lease or any other law or agreement, Lessor shall notify Lessee of the expenditure, in writing, within ___________ days of its being incurred, and provide along with such notice an itemized list of the charges and expenses, including the reasonable cost of Lessee’s present time and labor. Lessee shall have ___________ days in which to deposit with Lessor a sum equal to the amount used, to ensure that the full amount of the Security Deposit is maintained with the Lessor at all times during the term of this Lease.

C. The use of all or any part of the Security Deposit by Lessor shall not be Lessor’s sole remedy in the event of Lessee’s default. If the costs of Lessor’s expenses and/or damages incurred exceed the total amount of the Security Deposit, Lessee shall pay any excess. **LESSEE MAY NOT APPLY THE SECURITY DEPOSIT AS RENT.**

E. During the term of this Lease, and during any extensions of this Lease agreement, the Security Deposit shall be held in a(n): [ ] interest-bearing [ ] non-interest-bearing [check one] account. **Parties initial here:__________**

F. When Lessee has performed all obligations required under this Lease, has paid all rent and any other charges, and has surrendered the Premises, its keys, passes and any other documents or fixtures in the same condition as they were provided at the beginning of the term of this Lease, reasonable wear and tear excepted, Lessor shall return to Lessee any remaining amount of the Security Deposit, together with a fully itemized list of all charges deducted from it, with documentation, within ___________ days of the termination of this Lease and the surrender of the Premises.

G. In the event Lessor’s interest in the Premises are sold, transferred or assigned, Lessor shall notify Lessee of the change in ownership and the name and business address of the new Lessor. Lessor shall transfer the Security Deposit to the new Lessor or owner and be released from all liability to Lessee.
SECTION THREE. TERM OF LEASE AND EXTENSIONS
The term of this Lease shall be ______ year(s). This Lease will be automatically extended on a month to month basis, on the same terms and conditions as agreed to in this Lease, unless either party gives the other ______ days written notice of his or her intent not to extend the Lease at the end of the term. In the event that this Lease is extended, ______ days prior notice shall be required to terminate it. Such notice must be received by the non-terminating party no later than the ______ day of the month, and Lessee’s tenancy shall terminate on the last day of that month.

SECTION FOUR. CONDITION OF PREMISES
Lessee has examined the condition of the Premises, and acknowledges that the Premises are received in good condition and repair except as otherwise specified in this Lease. Lessee is responsible for all day-to-day maintenance of the Premises as defined in the Rules and Regulations, including maintaining all devices and appliances in working order.

SECTION FIVE. USE OF PREMISES
1. The Premises are leased to Lessee exclusively, and shall be used strictly as a residence and for no other purpose. The Premises shall be occupied only by Lessee and any children born to, adopted by or placed under Lessee’s legal care and/or guardianship. A violation of any condition of this lease by any guest of Lessee shall be construed as a violation by Lessee.
2. The Premises may not be assigned or sublet by Lessee without the prior written consent of Lessor. Lessee shall not undertake any modification or structural change to the Premises without the written consent of Lessor.
3. Lessee shall not use or allow the Premises to be used for any unlawful or disorderly purpose. The Premises may not be used in any way that results in a material detriment to the health or safety of others. Lessee shall comply with all applicable laws and any Rules and Regulations established by Lessor. Lessee shall be provided with a printed copy of the applicable Rules and Regulations at the time this Lease is signed. Lessor has the right to immediately terminate this lease based on such a violation.

SECTION SIX. ACCESS
Lessee shall permit Lessor, or Lessor’s duly authorized agent or representatives, unrestricted access to the Premises at all reasonable times for any necessary purpose, including but not limited to inspection, maintenance and exhibition.

SECTION SEVEN. PETS
No pets of any kind may be kept in or around the Premises for any purpose. This provision does not apply to companion animals trained and certified to assist persons with disabilities.

SECTION EIGHT. UTILITIES AND MAINTENANCE
1. Lessor will ensure that hot and cold running water and all other utilities are supplied to the Premises for Lessee’s use at all times. Lessor will provide reasonable heating of the Premises and ______° between the months of ______ and ______ as required by law. Lessor shall provide reasonable air conditioning of the Premises between the months of ______ and ______ as required by law. Lessor shall not be responsible to Lessee for any failure to provide water, heat or air conditioning due to causes beyond Lessor’s control, or for defects when any necessary systems are under repair.
2. Lessor covenants to maintain the Premises and all appurtenant and public areas appurtenant to the Premises, in good repair and tenantable condition. Lessor certifies that the Premises contain all smoke detectors and other devices required by law, and that all such devices are in good working order. Lessee is responsible for maintaining such systems.
4. Should the Premises be damaged by fire or other casualty, Lessor may either (A) repair the damage within a reasonable time, not to exceed ______ days from the date Lessor is notified in writing of such damage, or (B) terminate this Lease by providing Lessee with written notice. Should such fire or other casualty impair Lessee’s occupancy, Lessee may vacate the premises and provide Lessor with written notice within ______ days of so vacating, of the intent to terminate this Lease. Such termination will be without penalty to Lessee. If such damage is caused by Lessor’s own fault or negligence, or that of Lessor’s agents, guests, visitors, servants or lessee’s agents, Lessor shall continue to be liable for all rent and charges during the remaining unexpired term of this Lease unless specifically released by Lessor.

SECTION NINE. SUBORDINATION, SEVERABILITY AND DISCLAIMER
1. This Lease is subordinate to all mortgages, deeds of trust or other instruments now or later affecting the Premises.
2. If any provision of this Lease is or shall become prohibited under any law, that provision shall be made ineffective, without invalidating any remaining provisions. The governing law of the jurisdiction in which the Premises are located is incorporated into and supersedes this Lease by reference, and the parties agree to be bound by such law.

SECTION TEN. MISCELLANEOUS
The words “Lessor” and “Lessee,” as used in this Lease, are construed as including more than one lessor. All terms and conditions of this Lease are binding on and may be enforced by the parties, their heirs, assigns, executors, administrators and successors. This Lease represents the entire agreement between Lessor and Lessee. Neither party is bound by any representations made by any party that are not included in this Lease, except that the Rules and Regulations of the Premises and Lessee’s Application are included by reference.

ADDITIONAL COVENANTS, TERMS, CONDITIONS AND AGREEMENTS: [If none, write “NONE”]

| LESSEE: ____________________________ (SEAL) | LESSOR: ____________________________ (SEAL) |
| Date: ______________________________ | Date: ______________________________ |
As important as the term of the tenancy may be, the investor’s prime concern is the rent that the tenant is to pay for the use of the property. Rental payments by tenants are the owner’s major source of income. Most leases require that rent be paid on some regular, fixed-amount basis, usually monthly. Although most apartment leases are established for one-year periods, some larger, more expensive complexes use leases of longer duration. In these cases, rent might be payable on a graduated basis. For example, a three-year lease for $21,600 could be paid at the rate of $500 per month for the first year, $600 per month for the second year, and $700 per month for the third year. This technique enables a tenant to offset the costs of moving and furnishings in the earlier period of the lease. It also raises the rent gradually, allowing an easier absorption of higher charges in the later periods.

A lease includes a promise to pay a certain sum of money as rent over a specified time period. Probably more animosity is generated over broken leases than any other aspect of the landlord-tenant relationship. Invariably, tenants lose their jobs, are transferred, become ill, get divorced or married, or purchase a house, but the binding legal nature of a lease inhibits and prohibits a tenant’s freedom to change housing to suit current needs. A formal lease stipulates the monthly rental amounts and other terms in a written agreement, whereas an informal, but still legally enforceable, monthly arrangement may be made through an oral commitment between the parties.

The absence of a lease would disturb many tenants because under such an arrangement, the landlord has the power to arbitrarily adjust the rents and conditions of occupancy. Some tenants, however, are relieved at the lack of a lease and are willing to risk a rent raise in exchange for the freedom of being able to move when desired. Most landlords observe a no-rent-raise policy for a year as an operational strategy because they also run the risk of a tenant’s moving to a competitor’s project. In the absence of a lease, tenants should still be required to sign an agreement to observe the rules and regulations of their occupancy.

**Deposits.** Most states, under statutes governing landlord-tenant relationships, stipulate that the landlord may collect a deposit under a lease, but that deposit must be maintained in a separate account with any accruing interest belonging to the tenant. This creates a bookkeeping chore.

To avoid this problem, many smaller residential project managers eliminate front-end deposits and require the first and last months’ rents in advance. Larger projects collect deposits and account for them as prescribed by law.

**Evictions.** Although the laws governing evictions for nonpayment of rent vary throughout the states, the following rules generally prevail:

- When a tenant neglects or refuses to pay rent when due, or when a tenant violates any provision of the lease, the landlord may, without formal demand, reenter and take possession or commence an action for recovery of the leased premises.
- The action shall be conducted as provided for actions for forcible entry or detainer and shall be heard not fewer than 5 nor more than 30 days after its commencement.
- If, after judgment for the plaintiff, the defendant tenant refuses or fails to pay the rent owing and due, the landlord shall have a lien upon and may seize as much personal property of the tenant located on the premises as is necessary to secure payment of the rent.
Provisions for amenities. Depending on the size of the project, residential rental properties often include some amenities besides the normal landscaping and architectural style of the construction. In fact, the ability to enjoy a swimming pool, sauna, clubhouse, tennis court, putting green, ski slope, marina, beach, or golf course is what many apartment dwellers now seek for the amount of rent they pay. Whereas a tenant might not be able to afford these amenities in a detached house, the availability of these facilities is often a deciding factor when renting an apartment in a specific project.

Many apartment complexes are designed to attract persons with similar tastes, such as retirement villages, ski resorts, golf and tennis groupings, and similar special-interest rental developments.

The maintenance and management of these amenities generate problems and costs for the project’s owners—costs usually passed along to the tenants in the form of higher rents or use fees. The larger rental projects capitalize on their amenities by providing professional recreational directors who oversee organized, planned functions within the project. Ranging from dances to bingo games, these activities bring the tenants together and encourage friendships, which, in turn, act to create that sought-after longevity of tenancy so important for continued successful rental operations. Many of the more active apartment complexes find that they have lists of people waiting to move in at the first opportunity rather than the sporadically vacant apartments found in less well-organized projects.

Duplexes and Triplexes

Probably the most effective starter for a real estate investment portfolio is a duplex or triplex apartment building. A beginning investor can occupy one unit while renting the other(s). In this manner, the owner-landlord is on the premises to minimize maintenance responsibilities. One example of investing in a triplex is outlined in Case Study 8.1.

Case Study 8.1

Triplex Profitability Analysis

This property consists of a brick building containing three two-bedroom, two-bath apartments, each renting for $1,400 per month. They are unfurnished except for stove, refrigerator, carpets, and drapes, and the tenants pay their own gas and electric bills. Operating expenses, including an amount for vacancy, total 40% of the gross annual income. The property is available for $400,000 with $50,000 cash and a 15-year carryback at 8.64% interest-only payment. The following is a return analysis:

\[
\begin{align*}
$50,400 & \quad \text{Gross annual income} \\
- 20,160 & \quad \text{Operating expenses (40%)} \\
30,240 & \quad \text{Net operating income} \\
- 30,240 & \quad \text{Debt service ($100,000 @ 8.64\% \text{ interest only})} \\
0 & \quad \text{Cash flow} \\
- 7,272 & \quad \text{Depreciation ($200,000 \times 3.636\% \text{ annually})} \\
(7,272) & \quad \text{Loss} \\
\times 28\% & \quad \text{Tax bracket} \\
2,036 & \quad \text{Tax savings (rounded)} \\
+ 20,000 & \quad \text{Growth in value (5\% annual average)} \\
$22,036 & \quad \text{Bottom-line return (44.07\% on $50,000 investment, rounded)}
\end{align*}
\]
This analysis shows the effect of a breakeven cash flow. It is difficult to generate any strong positive cash flows with smaller investments without making larger down payments or financing at lower than market interest rates. Note that eliminating an amount for growth, this investment’s yield is only 4.07% ($2,036 ÷ $50,000 = 0.0407), not enough to attract an investor. Thus, the smaller property has to be purchased at a price low enough to allow the inclusion of a growth factor.

Another advantage for the owners-tenants of a duplex or triplex is the development of a tax shelter for the premises as investment property. This technique requires that the owners “pay” a fair-market rent for their apartment as well as collect rents from the other tenants. By including this rent in the reported annual income, the entire property becomes eligible for allowable deductions as income property, including maintenance costs, property taxes, insurance premiums, utilities, when applicable, and depreciation. Thus, the owners may be able to shelter the entire income from the investment.

Multiunit Apartment Projects

The number of apartments in any one project might be 10, 50, 100, or even 1,000 units or more. Depending on the nature of the specific rental complex, there are varying degrees of management responsibility that reflect the size and scope of the project. However, regardless of size, basic financial principles of rental property are essentially the same, the only significant difference being the amount of money involved. One example of investing in a large apartment complex is outlined in Case Study 8.2.

Case Study 8.2

100-Unit Apartment Complex Profitability Analysis

Now examine the economics of a 100-unit apartment complex. The apartment mix and monthly rental schedule are as follows:

<table>
<thead>
<tr>
<th>Type of Apartment</th>
<th>Number</th>
<th>Monthly Rent</th>
<th>Total Rent per Month</th>
</tr>
</thead>
<tbody>
<tr>
<td>10 efficiency apartments</td>
<td>10</td>
<td>$1,250</td>
<td>$12,500</td>
</tr>
<tr>
<td>20 one-bedroom apartments</td>
<td>20</td>
<td>$1,350</td>
<td>$27,000</td>
</tr>
<tr>
<td>60 two-bedroom apartments</td>
<td>60</td>
<td>$1,500</td>
<td>$90,000</td>
</tr>
<tr>
<td>10 three-bedroom apartments</td>
<td>10</td>
<td>$1,650</td>
<td>$16,500</td>
</tr>
</tbody>
</table>

Total monthly rent: $146,000
Total annual rent: $1,752,000
Income from other sources (laundry, parking, etc.): $27,000
Gross annual income: $1,779,000

Operating expenses, including a vacancy factor, are estimated to be 45% of the total gross income. The property is evaluated at $9,000,000 with $2,000,000 allocated to the land and $7,000,000 as the building’s basis for depreciation. An investor in the 35% tax bracket may purchase this property with a $1,800,000 cash down payment to a new $7,200,000 first
mortgage payable at 8% interest-only, due in full in 15 years. Here is a first year’s profitability analysis of this investment:

\[
\begin{align*}
\text{Gross annual income} & \quad = \quad 1,779,000 \\
\text{Operating expenses} & \quad = \quad 800,550 \\
\text{Net operating income} & \quad = \quad 978,450 \\
\text{Debt service} & \quad = \quad 576,000 \\
\text{Net cash flow} & \quad = \quad 402,450 \\
\text{Depreciation} & \quad = \quad 254,520 \\
\text{Taxable income} & \quad = \quad 147,930 \\
\text{Net cash flow before taxes} & \quad = \quad 402,450 \\
\text{Taxes} & \quad = \quad 51,776 \\
\text{Net cash flow after taxes} & \quad = \quad 350,674 \\
\div \quad = \quad 1,800,000 \\
\text{Cash-on-cash ROI} & \quad = \quad 19.48%
\end{align*}
\]

Note the absence of any principal add-back in this analysis because of an interest-only mortgage. Note also the absence of a growth factor. Its inclusion would raise the bottom-line yield substantially. However, unlike smaller properties, which generally follow the market values closely, larger properties invariably lag behind. In this case, the value of $9,000,000 will probably remain constant for a while, depending on the local economic circumstances. In deciding to purchase this property, an investor would concentrate on the almost 20% ROI as the measure of profitability.

COOPERATIVES

A number of people wish to combine the economic benefits of home ownership with the carefree attributes of apartment living. While home ownership provides an inflationary hedge through value growth and equity buildup plus the tax shelters of property tax and mortgage interest deductions, living in an apartment minimizes a tenant’s maintenance responsibilities and usually provides a compatible community environment. In addition, apartment living often provides tenants with a pool, sauna, marina, golf course, and tennis courts, amenities most persons cannot afford on their own.

The cooperative apartment–ownership format provides an investor with an opportunity to marry the best of two housing concepts: ownership and tenancy. As with the condominium, which will be examined later in this unit, the cooperative provides an individual investor with the capability of being an owner and simultaneously enjoying the tenancy of an apartment, maximizing both the economic and the social benefits that accompany this arrangement.

History

A cooperative is a union of members formed for the achievement of a mutually satisfactory goal. The benefits of goal attainment are shared by the members in direct proportion to the labor and capital contributed to the cooperative enterprise. A real estate
A cooperative involves the joining together of persons for the purpose of owning real property, usually an apartment building.

The concept of community housing is as old as humanity, dating back to the group sharing of a tree or cave. Then, as now, the right to share in the living accommodations was contingent on membership in the group. Ownership of the cave was a function of the group’s ability to maintain control of the area—usually by force.

Today, property control is a function of our laws defining the rights of ownership. Cooperative ownership as a legal means of holding title to property dates back to the 1880s in the United States, and even earlier in Europe. Until the end of World War II, however, cooperative ventures in this country were somewhat limited. It wasn’t until the postwar period, when mortgage financing and all types of housing were in short supply, that cooperative corporations were organized on a large scale to combat high rents, especially in Chicago, Los Angeles, New York, and Philadelphia. The cooperative has been eclipsed in popularity by the condominium.

**Ownership Design**

Cooperatives fall into two general categories—those that are publicly assisted and those that are private. Publicly assisted cooperatives are designed to serve lower-income groups through rent and mortgage interest subsidies and Federal Housing Administration loans. FHA Section 213 provides up to 97% insured financing for eligible cooperative enterprises. FHA Section 221(d)(2) provides up to 100% insured financing for up to 40 years at below-market interest rates to solve certain pressing inner-city housing shortages. Section 236 provides direct mortgage interest subsidies for low-income cooperative developments.

Private cooperatives can be designed as either trusts or corporations. A trust cooperative places legal ownership of the property in the name of a trust company, which then issues beneficial participation certificates to purchasers of units in the cooperative. Ownership of this certificate includes the right to lease a unit subject to the cooperative’s rules and regulations. Officers of the trust retain the responsibility for maintaining and managing the cooperative.

Most cooperatives are organized as private corporations. This ownership form is probably the most efficient in design because it provides for the election of directors by the apartment owners–shareholders. These officers of the corporation then assume the responsibilities for management. At the same time, the individual shareholders are immune from direct personal liability for corporate obligations.

A corporate cooperative vests ownership of the property in the name of a corporation. Stock in this corporation is issued and sold to apartment buyers in denominations proportionate to the value of the apartments available for lease. Buyers select a specific apartment, purchase a corresponding amount of stock in the owning corporation, and execute a proprietary lease with what is now their own company. The lessees are then subject to the rules and regulations established in the corporate charter and bylaws.

Under the terms of a proprietary lease, the specific unit is inseparable from the entire ownership format. The amount of rent to be paid is a function of the proportionate share of the apartment’s value, compared with the total value of the project. For example, assume a 200-apartment high-rise cooperative with an overall value of $8 million. An owner of a $40,000 apartment (stock is issued to the owner in this amount) has a 0.5%
obligation for operating costs ($40,000 ÷ $8,000,000 = 0.005). If costs equal $100,000 for the year, this apartment owner-tenant’s contribution for operating costs is $500, or $41.66 per month ($100,000 × 0.005 = $500 ÷ 12 = $41.66).

**Financing**

Developers of cooperatives secure the land for the project by purchase or lease; construct the apartment building, usually in the form of a high-rise or group of high-rise structures; and offer the apartments for sale. The purchaser is actually sold stock in the corporation that owns the structure in an amount commensurate with the value of the apartment chosen.

The stock may be purchased for cash or on terms. If cash is paid, then the lease for the subject apartment is developed at a rent reflecting the tenant's proportionate obligation for operating costs, as described earlier. These costs include property taxes, insurance premiums, and maintenance expenses. If the stock is purchased on terms, after an acceptable down payment has been made, the buyer will execute an installment contract with the corporation to include an appropriate amount for principal and interest in addition to the proportionate operating charges.

**Tax Benefits**

Most privately developed cooperatives allow their shareholders to benefit from any gain in the sale of their individual stock. However, government-sponsored projects limit the amount of profit a shareholder may earn to the original purchase price of the stock plus any principal paid on the mortgage and any capital improvements made to the individual apartment. Under the provisions of Section 216 of the IRS Code, a cooperative shareholder may deduct from taxable income the monies paid for proportionate shares of the property taxes and interest paid on the corporation's indebtedness. Furthermore, if professionals or businesses use the cooperative property for the production of income, they are also eligible for depreciation allowances.

To qualify for these deductions under Section 216, 80% of the cooperative's income must be derived from tenant-owner rentals. Hence, a project designed to allocate space for rental income other than that from the tenant-owners’ units, such as street-level offices or retail shops, must observe the 20% limitation on such income to preserve the individual shareholder’s tax benefits.

**Current Trends**

Cooperatives as a form of apartment ownership currently appear to have the greatest appeal to high-income individuals who wish to control their environments completely. By forming a closed corporation and limiting the sale of its stock, a cooperative can legally circumvent the open-housing laws. If a cooperative requires only cash purchases to be made (thus eliminating any delinquent mortgage-payment problems) and strictly enforces the buyback provisions in its bylaws, it can be designed to serve the interests of people who desire a completely homogeneous and carefully controlled economic, as well as social, environment.

All other forms of community housing must be offered for sale to the general public. For this reason, most middle-income cooperatives have been converted to condominiums to avoid the problems of delinquent rental payments and subsequent mortgage
foreclosures. However, government-sponsored, low-income cooperatives are still being promoted as a means of raising housing standards in the central areas of many large cities.

**CONDOMINIUMS**

The condominium, a natural alternative to the cooperative, is based on the individual ownership of space in a multiunit building, be it apartment, store, office, or other real property. Unlike the cooperative, the condominium-ownership design removes the risk of reliance on others who might fail to make mortgage payments and consequently jeopardize an entire project.

**History**

Although present to a small degree in early Rome, condominiums did not become popular until medieval times when they effectively solved housing shortages in the walled cities of Europe. The condominium concept, as developed in the middle-European countries, became called *co-proprietary ownership* and assumed varying degrees of importance down through the centuries.

The idea was transported to South America by the immigrants of the early 1900s. Years before the United States accepted this form of ownership, many other countries, including Belgium, Brazil, Chile, Germany, Italy, and Mexico, had developed statutes recognizing and defining the condominium *horizontal regime* as a legal proprietorship.

With passage of the 1961 National Housing Act, condominiums were legally recognized in this country for the first time. Section 234 of this act provided FHA mortgage insurance for apartments to be built in densely populated areas of Puerto Rico, which was suffering from a severe housing shortage. High-rise structures were constructed and individual mortgages arranged under FHA terms for persons who wished to purchase their own apartments. The concept, however, was slow to be accepted by mainland developers. By 1968, only California, Florida, Michigan, and the District of Columbia had constructed any significant number of condominiums.

During the early 1970s, “condomania” spread throughout the nation. A national housing shortage coupled with an easy money market gave rise to an apartment-building boom that used the condominium format as a selling technique. In 1972, however, adverse national publicity concerning the abuses perpetrated by some unscrupulous developers slowed the condo boom considerably. There were reports of condominium developers who retained the legal ownership of the land under their projects plus the amenities constructed thereon, such as the swimming pool and clubhouse, and then charged apartment owners extraordinary land rents and exorbitant amenity-use fees. These reports quickly dampened the public’s enthusiasm for condominium ownership.

As a result of purported and proved abuses, new laws controlling condominium construction and management have been adopted by most states. Currently, condominiums have matured into an efficient and viable form of property ownership that offers investors great flexibility in designing their realty holdings.

**Ownership Design**

Condominiums can be established for any type of real property, not just for apartment buildings. Other applications of this ownership form will be examined in later
units. The organizational design, however, is essentially the same for all condominium developments.

Most states have enabling legislation that establishes the legal structure under which a condominium can be developed. Among other stipulations, these statutes include provisions for

- recognition of divided ownerships transferable by existing title documents,
- establishment of a binding declaration of bylaws among the participants that cannot be voided or altered without mutual consent,
- restrictions against further partitioning of the property described in the condominium regime, and
- establishment of separate property tax assessments on each clearly defined unit.

The organization of a condominium requires that the developer first file a declaration of condominium and a master deed with the appropriate local government registration office. Then, each purchaser of a condominium unit secures an individual deed to an apartment, which defines a fee simple ownership plus an undivided legal interest in all common areas of the condominium structure.

Management

The bylaws of each condominium regime include a provision for the establishment of an association of owners to supervise the management of the project. Included in this management responsibility is care of the common areas as well as enforcement of the project's rules and regulations. Each condominium-unit owner receives a vote in the association, and the group elects a board of directors to assume the responsibilities of management.

In addition to supervising the personnel and services necessary for the maintenance of the property, the board develops the association's annual budget, including the amounts required for property taxes, insurance premiums, and operating costs for the common areas. The board submits this budget to the general membership for approval, and its adoption forms the basis of a special assessment charged each condominium-unit owner.

This common-area assessment fee is based on the ratio of a particular unit's purchase price to the total original value of the project. Thus, the owner of a $40,000 apartment in a $2 million project will have a constant assessment ratio factor of 2% ($40,000 ÷ $2,000,000 = 0.02), which will be applied to the annual operating expenses to determine the proportionate share. A common-area operations budget of $30,000 would require a contribution of $600, or $50 per month, from this owner ($30,000 × 0.02 = $600 ÷ 12 = $50).

In addition to collecting the monthly common-area operating fees from the association's members, most condominium managers impose an additional charge to accumulate reserves in anticipation of major repairs and replacements. To assess the owners for their proportionate contributions to this sinking fund, which is deposited separately into an interest-earning savings account, the useful lives of the major components of the common areas are analyzed. The sinking fund charges applied in a high-rise project would normally be greater than those for a low-rise apartment building because of additional maintenance responsibilities, such as the roof and elevator(s), in the former structure. In a low-rise, while individual owners might be responsible for repairs to the roof, there are no elevators to maintain.
**Financing**

In effect, a high-rise condominium is a vertical subdivision, with each floor representing a block and each apartment or office space a lot. Likewise, low-rise condominium structures are horizontal subdivisions, with the improvements joined together by common walls, eliminating the side yards. Thus, a developer generally secures funds for a condominium development from sources that normally provide monies for subdivision site improvements and construction financing, such as commercial banks or mortgage bankers. A condominium-apartment buyer generally secures a loan from a lender in the home-mortgage field, similar to a buyer purchasing a single-family detached house.

A real estate lender views a high-rise condominium apartment as a “house in the air,” or a cube of space circumscribed by walls. The individual apartments are collateral for specific loans, and their values are determined much as are the values of individual houses. In the event of a default, a lender can foreclose on the collateral and assume an ownership role with all of the associated duties and obligations until the apartment can be resold. Thus, all of the normal realty lending activities apply to the financing of condominium property.

Condominiums are accepted by the FHA and VA for their insurance and guarantee programs. Moreover, they are considered by these federal agencies to be important vehicles for the provision of needed housing for low-income and middle-income individuals.

**Tax Benefits**

Because a condominium unit is considered to be a basic form of real estate, all of the tax benefits accruing to property owners also apply to condo owners. Deductions for property taxes and mortgage interest are available to the owner-occupant, while operating costs and depreciation allowances are deductible if the apartment is rented as income property. If an owner wants to sell the unit, any profits secured from the sale do not have to be shared with a corporation (as in cooperative ownership) and can be postponed through the use of an installment sale or like-property exchange.

**Current Trends**

The condominium form of ownership is likely to continue in importance, retaining its position in the housing market and as a viable ownership alternative for singles and childless couples.

In addition to apartments, the condominium format can be applied to office and commercial buildings and to industrial and factory-built home parks as well. Even single-family, detached houses are being constructed around condominium-area amenities, such as golf courses or marina facilities. In this type of condo development, the purchaser receives a deed to the house and underlying lot plus an undivided interest in the amenities. A regular fee for the use of these facilities is assessed by the managing association and charged to the subdivision homeowners, establishing a private club atmosphere.

Retirement and recreational developments have also used the condo format, many very successfully. Retirement communities have burgeoned all over the country, primarily in the warm-weather states (see Unit 12). These developments, which cater to the tastes and physical abilities of the owners, are usually composed of a mixture of single-family detached homes and condominium apartments. Other retirement villages consist entirely of condominiums. The larger factory-built home projects, in which each person owns a
lot in common with the other lot owners, provide for shared ownership and use of the common-area roads, pool, and clubhouse.

Recreational condominium projects also have become successful as members of our society have become more affluent and acquired more leisure time. Ski areas, ocean and lake resorts, and golf courses increasingly catch the eye of the astute investor-developer as potential building sites.

**Securities rule.** Careful attention should be paid to second-home investment condominiums that are purchased with a money-back guarantee and lock-in management agreement with the selling agency. The Securities and Exchange Commission (SEC) has interpreted that these purchases are not considered real estate per se, but rather securities, which their promoters and developers must register for SEC supervision. If this interpretation prevails and the investments are not real estate, then the IRS may disallow any realty tax benefits. Consequently, investors in this area of real estate would have to prove that they were taking the risks normally associated with investment activity to be eligible for income property allowances.

**Time-sharing.** An innovative ownership format that is a spinoff of the recreational condominium concept is the time-share. Here, a condominium unit can be designed for multiownership, with each owner having a specific period of use. Consequently, in theory at least, 26 persons could jointly own one condominium apartment and each use it for two weeks of the year.

Expanding on this theme, the joint owner of a mountain condominium apartment could trade the time allocation with the owner of a seaside condominium. Through the services of an association of time-sharing owners, this approach has been further extended to include foreign country condominium owners. A two-week stay in a Monaco condominium is possible in exchange for the use of an Atlantic City apartment.

**CONVERSIONS TO CONDOMINIUMS**

One of the more creative real estate investment opportunities is the conversion of rental properties into condominium ownerships. Depending on market conditions at the time of conversion, as revealed by a feasibility study, an owner of an apartment, office, or commercial building can file the appropriate documents to declare the existing property a condominium and proceed to sell the individual apartments, office units, or stores. The basic market of potential purchasers of the converted units is the tenants occupying the building.

The most successful conversions are of properties that are successful rentals. People want to be there and will buy. The least successful conversions are those of problem properties. A conversion will not attract buyers to an unattractive property.

Some investors are engaged solely with conversions as profit-making ventures and travel the country purchasing property specifically to convert into condominiums. In land use, the principle of agglomeration is reflected by combining small parcels to make one large, more valuable property. These investors apply the agglomeration principle in reverse—when converting to individual units, the sum of the parts exceeds the value of the whole. Other investors use this technique as a means of securing a final gain for the sale of their property when all the depreciation has been used up. Still others use conversion as a means of selling their property to avoid rent ceilings placed by local govern-
ment agencies. These ceilings quickly dry up rental cash flow because property taxes, utility charges, and maintenance costs continue to rise unabated. In many cities, there are restrictions on condominium conversions, such as lottery procedures and minimum rental vacancy requirements. City planners sometimes desire to maintain the pool of affordable rental housing by restricting conversions.

Case Study 8.3 provides an overview of converting a large apartment complex into condominiums.

**Case Study 8.3**

**Problem Analysis: 100-Unit Apartment Conversion**

A conversion analysis measures a property’s value as an ongoing rental operation against the potential total value to be derived from the sale of the individual units, be they apartments, offices, stores, or other types of space.

Examine the economics of the conversion of a 100-unit apartment complex to a condominium-ownership format. The property includes 100 apartment units situated in 10 separate, individual, wood-frame and stone-faced buildings, clustered around a swimming pool and clubhouse. In addition to its garages and storage facilities, the property is surrounded by high hedges and tall trees that effectively isolate it from the adjoining neighborhood. This feeling of unity is enhanced by the rustic alpine decor complementing the rolling eight-acre terrain. The project is 20 years old and fully depreciated by its owner. It includes one-bedroom, two-bedroom, and three-bedroom apartments, all with fireplaces, kitchens with built-in appliances, and individual central heating and cooling units.

The buildings include a total of 150,420 square feet—of which 40,420 square feet are the hallways, laundry rooms, and storage spaces—leaving 110,000 square feet as the rentable area. Market rents for this property are estimated to be an average of 35 cents per square foot per month. Thus, the gross annual rent from the apartments is $462,000 (110,000 square feet × 0.35 = $38,500 × 12 months = $462,000). Together with $8,000 as additional annual income from laundry machines and separate garage rentals, the property generates $470,000 total annual gross income. Assuming total operating expenses of $212,000, including vacancies, the net operating income before debt service is $258,000 ($470,000 – $212,000 = $258,000).

In this example, the $258,000 net operating income indicates a market value of $2,580,000 for the property as a rental investment. This amount is derived from an application of the income-approach appraisal technique, using a 10% capitalization rate. A capitalization rate may be interpreted as that rate of return from a particular investment with which an investor is satisfied. Thus, an investment of $2,580,000 will develop a return of $258,000 at a 10% rate ($2,580,000 × 0.10 = $258,000, or $258,000 ÷ 0.10 = $2,580,000).

This value can be compared with the total amount that could be secured from the sale of the individual apartments as condominiums. There are various appraisal methods to estimate the sales value of converted condominium apartments. One is the market approach, in which an estimate of value is derived by comparing the subject property to similar properties recently sold. Another appraisal method is the cost approach, which estimates the total costs for rebuilding the property today and then deducts an amount for depreciation commensurate with the subject property’s loss in value over time. The income approach provides an estimate of a property’s value based on the capitalization of its net income stream, as applied above.
In appraising the value of the apartments as individual units, a combination of the market and cost approaches develops a factor of $60 per square foot of living area as a proper comparison unit. This amount reflects the current depreciated value of all of the improvements, including the value of the land. Thus, the total amount of money that can be secured from the sale of the individual apartments is estimated to be $6,600,000 ($110,000 square feet of living area × $60 = $6,600,000).

Estimating a 40% sales cost factor, including required renovations as well as commissions, title examination and insurance fees, escrow, legal, and mortgage-placement charges, the net proceeds from the sale would equal $3,960,000 ($6,600,000 × 0.40 = $2,640,000 and $6,600,000 – $2,640,000 = $3,960,000).

The difference in the value of the project as a rental operation versus its potential net sales income is $1,380,000 ($3,960,000 – $2,580,000 = $1,380,000). Thus, the owner stands to make a substantial profit on such a conversion.

**Procedure**

The conversion procedure involves filing the necessary legal documents to secure approval from the appropriate local government agencies, as described earlier. Then a marketing strategy is designed to reflect the current local demand for the type of space being offered for sale. This plan includes a price schedule of the individual units as a function of their size and location within the complex. In addition, a program for financing the individual sales with local lenders must be developed in advance.

Many conversions, especially of older apartment buildings, require extensive renovation and modernization of improvements to comply with current building codes and to provide for the government’s disability requirements. Structures with more than three floors may require the installation of elevators, and others may need their stairwells remodeled to meet current fire protection standards.

When extensive repairs must be made, care should be taken to minimize disturbance of the present tenants to preserve rental cash flow during the conversion period. One of the greatest risks of the conversion technique is the possible mass exodus of tenants and the elimination of rental income before sales commence. A converter should be prepared to meet this financial contingency with adequate capital reserves and a sound marketing plan.

A natural, often readily available, market for the converter-investor is the tenant who already occupies the property involved. An honest and forthright approach is required when notifying tenants of the conversion decision. A tenant’s alternatives are relatively simple—purchase the unit and retain possession or be prepared to move when the unit is sold.

Often, the harshness of the buy-or-move alternative can be softened with a new lease for six months or a year to enable the tenant to find other quarters. More effective from the converter’s viewpoint, however, is to arrange the purchase terms specifically for the tenant-occupant so that little cash is needed and the required mortgage payment approximates the present rental amount. Thus, the tenant can become an owner with little change in financial position. This approach can overcome some of the sales resistance from tenant-occupants, but experience has shown that only 30%–50% of current tenants choose to become owners.
Midconversion Difficulties

Aside from the expected difficulties encountered with condominium organization and renovation, some conversion projects undergo extraordinary problems during the marketing period.

At some point in the sales program, a mixture of tenants, resident owners, and non-resident owners may all share an interest in the same project. Problems may arise, such as inconsistent payment of rent and association dues, ignored rules, and noninvolvement of resident owners.

The converter must consider the solution to these problems at the outset, establish a clear and concise set of rules and regulations, and devise a set of enforceable penalties to back them up. As this is a complicated process, conversion programs should be closely supervised by competent lawyers, accountants, and property managers.

SUMMARY

This unit examined the alternatives available for investments in residential properties, including single-family detached homes, multiunit apartment projects, cooperatives, and condominiums.

More investments are made in residential properties than in all other forms of real estate combined. The most common ownership is the single-family detached home. An owner-occupied home, however, does not fully fit the technical description of an investment because it does not generate income. Still, a homeowner does consider a house as an investment and profits from it through property tax and mortgage interest deductions, as well as through possible growth in value.

To qualify as an investment in the fullest sense, a house needs to be rented. House rentals usually generate only enough income to cover the minimum maintenance expenses plus mortgage payments. Detached houses situated in areas with rezoning potentials are more profitable. Here, the rental income generated during the holding period prior to rezoning acts to develop a return on an investor’s initial cash outlay, and the expected increase in property value reflects potentially large profits.

For investment purposes, duplex, triplex, and larger multiunit apartment projects provide investors with many tax-sheltered, profit-making opportunities. Because it involves a large degree of personal commitment to management, residential rental-apartment ownership requires more of an owner’s time and effort than do most other forms of realty investment. Depending on the size of the project, these responsibilities can be delegated to professional management firms.

Single apartments in a multiunit building may be owned by individuals who join together in cooperatives or condominiums to enjoy the positive attributes of apartment living while minimizing the responsibilities of home ownership. The benefits of apartment living, with friends and activities close by, appeal to a large segment of our population.

A cooperative is based on a corporate format, in which individual shareholders execute proprietary leases for apartments suitable to their needs. The corporation owns the property, but the shareholders can benefit from deductions for their proportionate payments for property taxes and interest.
In a condominium, a specific apartment is actually owned in fee simple by an individual, who also acquires a joint ownership interest, together with the other apartment owners, in the areas common to the overall project. Such common areas include the land, parking areas, hallways, elevators, interior walls, and roof.

Condominium owners are responsible for the costs of maintaining their individual apartments, including principal and interest, property taxes, and insurance premiums involved in the apartments' ownerships. Owners are also responsible for contributing to the maintenance costs of the common areas on a proportionate basis relative to the value of their apartments compared with the value of the overall project. Building and liability insurance may be part of the condominium association fee.

In both forms of single-apartment ownership, the cooperative and the condominium, an owner may occupy the apartment and enjoy the facilities provided or may sell or rent the apartment as desired but must observe the rules, regulations, and bylaws of the specific project. In each case, the administration of the property is the responsibility of an association whose membership comprises all of the apartment owners. The association elects a board of directors to supervise the daily operations, most often through the services of a full-time resident manager.

Another investment alternative is the conversion of improved income properties to condominium ownerships. Applicable to apartments as well as to office buildings, shopping centers, and other commercial uses, the condominium conversion technique enables an owner to capitalize to the highest degree when selling the property. Rather than offer the property for sale as an operating rental project, an owner can create a condominium regime and offer each apartment, office, or store for sale to individual buyers. This strategy often develops profits in excess of the value of the property as an operating rental project.

Because of the many complexities involved, including the financing arrangements and usual renovations required by local building inspection agencies, professional advice from lawyers, accountants, building contractors, and real estate brokers should be sought by a converter before conversion plans are undertaken.

**DISCUSSION TOPICS**

1. Discuss the pros and cons of a lease versus a month-to-month tenancy from both the tenant's and the landlord's points of view.

2. Investigate the requirements for rezoning a property in your community, including the various government agencies and commissions involved in reviewing the request and holding public hearings. Which agency finally grants the rezoning ordinance?
UNIT EXAM

1. For a single-family housing unit to be considered a true real estate investment, the house must be bought for any of the following purposes EXCEPT
   a. resale.
   b. rent.
   c. occupancy.
   d. rezoning.

2. Investors generally consider a single-family home purchase to
   a. be a speculative and specialized activity.
   b. be a desirable investment alternative.
   c. require little expert knowledge.
   d. need little advance financial planning.

3. To be a profitable investment, an apartment project must be all of the following EXCEPT
   a. well located.
   b. well designed.
   c. clear of debt.
   d. properly maintained.

4. A taxpayer in the 28% bracket is entitled to a $1,000 tax credit. If the tax obligation is $7,800 before the credit, how much will it be afterward?
   a. $6,240
   b. $6,800
   c. $7,520
   d. $8,800

5. An investment in an apartment building is considered economically feasible if it
   a. breaks even.
   b. returns a profit on the investment.
   c. returns a profit and the investment.
   d. can be converted to a condominium.

6. The conversion of a rental apartment project to a condominium includes all of the following procedures EXCEPT
   a. evicting all the present tenants.
   b. bringing the structure up to the current building code.
   c. filing legal documents for government agency approval.
   d. arranging financing for the apartments sold.

7. All of the following are exempt from the provisions of the Fair Housing Act EXCEPT
   a. private clubs renting properties to their members.
   b. private owners of four or more houses.
   c. closed cooperative corporations.
   d. a home sold without a real estate broker.

8. The Fair Housing Act extends its coverage to include all of the following EXCEPT
   a. persons with mental disabilities.
   b. persons with physical disabilities.
   c. families with children under 18 years of age.
   d. elderly persons over 62 years of age.

9. The formation of a condominium requires the filing of a declaration of intentions including provisions for all of the following EXCEPT
   a. recognition of divided ownerships.
   b. establishment of a binding set of bylaws.
   c. creation of a single master mortgage.
   d. restrictions against further partitioning.

10. An apartment tenant with a lease that stipulates "the rent shall be $6,000 for the year payable at $500 per month starting March 1" moves out on June 15 during the term of the lease. The landlord is entitled to recover which of the following amounts?
    a. $0
    b. $250
    c. $500
    d. $4,000
Unit 9

Investing in Office Buildings

LEARNING OBJECTIVES
After successfully completing this unit, you will be able to

- explain the processes of office building management,
- list the types of office investments, and
- describe important provisions of the Americans with Disabilities Act (ADA).

Americans with Disabilities Act (ADA)
Building Owners and Managers Association (BOMA)
central business district (CBD)
escalation clause
homogeneous tenancy
Institute of Real Estate Management (IREM)
leasehold
office park
rental concessions
sublease
tax clause

INTRODUCTION

Our nation's business activities are oriented to an office environment. Each profession, government agency, financial institution, corporation, or business needs an office to house its service activities. The largest industrial firms require a main office in which to centralize their management operations, in addition to branch offices located in each city in which plants manufacture their products. The General Services Administration of the U.S. federal government is the world's largest lessee of office space. It is responsible for providing the housing for government activities, which range from post office operations, through the parks service, to the space program, in addition to the myriad of activities in between.

After years of distress, the U.S. office market is rebounding. In 2015, office leasing activity reached its highest level in two years at just above 64 million square feet, led by Boston, Chicago, Los Angeles, and Washington, D.C., where demand has intensified as science and technical industries expanded outside of supply-constrained Northern California, Pacific Northwest, and New York. Demand is expected to accelerate in coming years.
In 2015, overall vacancy remains relatively high at 15% but is projected to continue falling. Salt Lake City, Portland, San Francisco, and New York have maintained single-digit vacancy rates as urban markets continue to dominate suburbs in terms of demand. These same low vacancy rates, however, are forcing tenants to explore new, untapped real estate markets. Tightening market fundamentals are also driving landlord confidence across the majority of markets.

Downtown areas—are called the central business district (CBD)—include the most significant concentrations of premier office space. The growing influence of “smart buildings” that can accommodate modern technology and provide adequate heating, ventilation, and air-conditioning systems means that existing buildings increasingly suffer from functional obsolescence. This often justifies new construction in office markets that seem to have adequate supplies of space. Data centers and network operational centers are becoming more popular real estate investments.

The characteristics of a suitable location in the central city include adequate parking, an aesthetically pleasing ambiance, and proximity to government entities, transportation, lodging, restaurants, retail businesses, and other office buildings. In the suburbs, there should be an absence of adverse influences or activities and access to good roads, transportation, air service, parking, and other office buildings.

The factors considered to be essential in deciding on the location of a company’s headquarters were derived from a survey of the top executives from 400 nationwide organizations. Listed in descending order of importance, those factors are

- large functional space,
- quality of community life,
- room to expand,
- efficient access to market(s),
- low cost,
- good business climate,
- community image,
- available qualified labor supply,
- social climate, and
- college and university availability.

This unit investigates the management requirements common to most office buildings, large or small, and examines the varied investment opportunities in this segment of the real estate market.

**OFFICE BUILDING MANAGEMENT**

Whether investors in office space are large companies involved in high-rise projects or private developers investing in low-rise or midrise buildings, they have similar management responsibilities. A profitable venture requires a careful market study to determine the demand for the subject space in terms of existing rentals and future needs. Rental
policies and procedures must be established that will initially attract new tenants and still remain flexible enough to keep these tenants for long periods of time. Included in the marketing of office space are viable rental schedules within the terms and conditions of leases.

**Market Analysis**

Prior to any investment in office property, the availability and character of neighboring competitive properties should be ascertained. The direction and degree of future trends are more significant than the present status of the market. Primary consideration should be given to the demand for space by new businesses in the area, the expansion rate of existing tenants, and the number and types of tenants who desire to move from their present locations.

To gain more definitive perspectives, the investor should study the market for office space segmentally, according to age, condition, location, facilities, and amenities. An overall market vacancy figure of 5% may actually include a more specific 10% vacancy rate for new office space and a 2% rate for a city’s central business district. Market information is available from local newspaper reports, the local chamber of commerce, private research firms’ monthly reports, and the local units of the Building Owners and Managers Association (BOMA) and the Institute of Real Estate Management (IREM). BOMA’s website is www.boma.org, and IREM’s is www.irem.org.

The relocation of tenants from older structures to newer properties should be examined carefully to approximate the degree of movement from one to the other. An estimate can then be made of the potential attractiveness of a new structure, and new uses for older buildings may be discovered. For example, older space vacated by tenants moving to new quarters is often occupied by businesses that have relatively little customer contact. For these firms, a prestigious location is less important than convenience of layout and reasonable rent. Once the demand pattern for an area is identified, a rent schedule for a specific property within that market can be established.

**Establishing a Rent Schedule**

As with most rental properties, the charge for the use of space is probably the most significant factor, not only in attracting tenants but also in establishing the profitability of the investment. Depending on the economic stability of the area in question, the condition of the market for the particular investment under consideration, the quality of the building, and the services provided, a realistic rent schedule should be prepared and administered forthrightly by the property owner or manager. Rental rates that are unrealistically high result in vacancies and serious cash-flow shortages, while rates that are too low minimize the investment’s profit potential.

Generally, office rent schedules are established on a base rate plus extra charges for special services. Primarily, a tenant is concerned with the interior space allocated for use, although the building’s location, its condition, and the availability of amenities are also considered when the rent is negotiated. As a result of the primary concern with space, office rents are usually established as a certain dollar amount per square foot of usable space. Thus, a base rate of $12 per square foot per year will result in a rent of $1,000 per month for an office with 1,000 square feet of interior space (1,000 × $12 = $12,000 ÷ 12 = $1,000).
Rent is affected by many elements, including the competitive market, the location of the subject property, the quality of the building, the services provided by management, and the inclusion of partitions, floor covering, air conditioners, utilities, parking facilities, and similar extras. In addition, a rental rate is influenced by the location of the office within the building itself—lobby and top-floor locations usually command the highest rates.

Because the determination of rent is based on the space used by the tenant, the areas used for an entry lobby, hallways, stairwells, elevator shafts, bathrooms, storage bins, and the like are considered nonproductive in terms of generating cash flows. The charges for their use are built into the base rate in the lease contract. As a result, an office building is described as having a specific degree of efficiency. For example, if a certain building has 10% of its overall square feet included in these nonproductive areas, it is said to be 90% efficient, whereas a building with 20% of its space used as hallways and so forth is considered to be 80% efficient.

Applying the efficiency factor that exists for a particular building allows an investor to estimate the number of rentable square feet available and establishes a basis for making an economic analysis of an investment’s potential profitability. For example, an 80% efficient structure containing 50,000 total square feet has only 40,000 rentable square feet to which the rental rate is applied to determine the possible gross annual income from this investment.

It may appear as though a highly efficient building would generate a commensurately high gross annual rent, but this is not always the case. For example, a building with 10% of its total area devoted to nonproductive space may have narrow hallways and a small, unimpressive lobby. Although the efficiency rate for this structure is higher than that of a building with a larger lobby and wider hallways, the rental rate might be lower, reflecting a less prestigious building. Thus, the achievable gross rents would actually be less than those for a comparable structure with a lower efficiency factor.

**Net Leases**

Often rents are established on a net basis, a double-net basis, or even a triple-net basis. A net lease would have the tenant pay a proportionate amount for property taxes, insurance, and utilities in addition to the base rent. A double-net lease would include the tenant also paying for maintenance costs. A triple-net lease would include the tenant paying for all operating costs, and sometimes even the interest payments on the lessor’s mortgage on the property, in addition to the base rent. These net leases are popular with investors who want to establish a fixed, steady stream of income without having to handle the problems associated with management and maintenance. The use of the terms net, double-net, and triple-net are not used consistently in the industry. It is prudent to clarify in any conversation or lease exactly what the parties mean when using these terms. Exactly what expenses will the tenant be expected to absorb? Among the expenses often included in a net lease are common area maintenance (CAM) charges. CAM charges often include fees to cover maintenance costs on items shared by all the tenants, such as parking lots, atriums, public restrooms, hallways, and the like.

**Marketing Office Space**

Marketing office space requires a systematic and continuing program to attract prospective tenants and maintain their occupancy after they have moved in. Generally,
new tenants are interested in getting a rental bargain while at the same time acquiring increased office and building efficiency, economy of operational expenses, and a dignified and convenient location that complements the enterprise involved.

Managers often display great zeal and ingenuity in seeking new tenants. Care, however, must be taken to qualify new applicants regarding their financial ability, current needs, and future growth potential.

One of the most common methods to attract tenants to an office project is hiring a broker appropriate for the area. This broker may use signs placed on the property; advertisements in local newspapers and regional editions of national magazines; and promotional brochures distributed electronically or by direct mail to all businesses in the geographic area. The use of social media has also expanded in this arena.

On-site leasing centers are often included in larger projects to centralize the activities involved in renting available space and to house the management staff. The objective of an on-site manager operating out of a leasing center is to present the building’s features with sophisticated audio and visual productions and thereby create the appropriate environment for effective lease negotiations and closings.

Rental concessions. In the quest for new tenants, landlords and their agents often devise creative means of generating interest in their project. A popular technique is to offer certain rental concessions to make leasing office space in a new building a prestigious move as well as a decided bargain.

Although it appears that simply decreasing the rent for the office space is the most effective rental concession, in reality, the owner of an office building is often precluded from doing so by the terms and conditions of a mortgage loan. Because a net market rent is used to substantiate the granting of a mortgage loan in the first place, any reduction of the scheduled rent would reduce the value of the entire project. As a result, landlords do not reduce rent per se but offer other concessions, for example, a free rental period that allows the tenant time to get settled and adjust to the new office. However, any concessions that seriously erode the net rental income are often not tolerated by the lenders.

Additional concessions may be granted by a landlord in return for a lease commitment from a new tenant. These could include the installation of partitions, carpets, drapes, and fixtures, as well as the inclusion of utilities costs and janitorial services in the rent rate for a certain period of time.

One of the more intriguing concessions employed by lessors of new multistoried office buildings is the owner-developer’s assumption of the responsibility for a new tenant’s remaining obligation on an old lease. Rental agents of new office space often use the telephone listings of businesses in a given area to cold canvass and solicit new tenants. In the presentation, the agent indicates that the management of the new building will assume responsibility for the old lease. Thus, depending on the success of this form of solicitation, a developer may become obligated to pay the rent on a number of newly assigned leases.

The alternatives for managing surplus space until its lease expires include keeping it empty or minimizing the carrying costs by subleasing it at any rent obtainable. Often, the developer offers the landlord a buy-out settlement based on a cash payment in exchange for the cancellation of the lease. In any event, the developer’s responsibilities are relatively short-lived when compared to the long-term investment in the new office project.
Lease Agreements

Generally, a standard lease agreement is used in renting office space. Depending on individual circumstances, however, special clauses may be included to satisfy the specific requirements of the parties involved. Leases will vary greatly across the country due to the fact that landlord-tenant law is based upon state, not federal, law. All leases, including a “standard” lease, should be carefully reviewed by each party’s legal counsel.

Tax clause. As a result of constantly increasing property taxes in many areas of the country, a tax clause is becoming a common requirement in office leases, including those drawn for relatively short time periods. A tax clause stipulates that the tenant will pay any increase in taxes over the base year in addition to the contract rent.

Escalation clause. Paralleling the rising taxes across the country is the dramatic increase in utility charges, often to the point of actually eliminating a landlord’s profits on the investment. To offset this problem, most office leases are now designed to pass utility costs on to the tenant. This can be accomplished by installing individual meters for each office, an expensive and often impossible task. More likely, a lease will be arranged with an escalation clause so the rent can be adjusted annually to reflect increasing expenses for utility charges. Either the rent can be increased by some specific factor, say 5% per year, or the tenant may be obligated to pay a proportion of the overall increased utility cost, in addition to the base rent, much as is done under a tax clause.

Services included. Office leases often provide for the tenant to receive certain special services for which additional rent is paid. These services can include utilities, as mentioned above, as well as janitorial and maintenance care. In certain office arrangements, the services of a central receptionist, access to photocopying facilities, and so forth, are included in the lease agreement.

To accommodate continually emerging cyberspace technology, many landlords are providing tenants with special electronic services and high-speed internet access.

Assignment and subletting. No doubt, one of the more controversial clauses in an office lease is the provision that the tenant be allowed to assign or sublet space in the event of a change in circumstances. In effect, this is an escape clause for the old tenant that obligates the landlord to accept the new tenant. In some cases, depending on the market for office space in a particular area, a tenant may be able to sublease a unit for a rent higher than that stipulated in the original lease and thus actually make a profit on the landlord’s investment. Often, leases require that these tenants provide the landlord with 50%–100% of any excess rent the tenant may collect from the subtenant. To provide protection against the assignment or subletting of space to a tenant not acceptable to the landlord, an office lease often includes the provision that the landlord’s written permission must first be secured, such permission not to be unreasonably withheld.

This is an example of the type of issue that should be reviewed in any lease. Some states’ law presumes that a lease may be assigned or sublet at any time unless the lease says otherwise. If so, then the lease may require that the landlord receive some, or even all, of any additional rent collected from a subtenant. Other states, such as Texas, will only allow a tenant to assign or sublease with the landlord’s written consent.
TYPES OF OFFICE INVESTMENTS

Office-building owners range from the individual owner-occupant to the large corporate conglomerate. Most central-city, multistory office buildings are owned by large institutional investors that have the financial capability to support the investment over the initial years when cash returns are limited. The smaller office-building owner, unable to compete with the corporate giants, has turned to the suburban market for profitable office investments. These outlying developments range from converted old houses to modern preplanned office parks.

Low-rise Office Buildings

Owning a small office building is similar to owning a small apartment building in terms of constant tenant turnover and management responsibilities. Although office tenants generally fulfill their lease commitments, small offices tend to be difficult to rent on long-term leases.

A prime location is not an overriding factor for many tenants of low-rise office buildings. Consequently, profitable investments can be made in office units located on secondary streets, enabling an investor to offer somewhat lower rents. In fact, many large-parcel developments are designed to attract high-rent tenants to the more prominent street-front exposures, with smaller offices constructed toward the rear areas of the lot. Of course, appropriate access and off-street parking facilities must be provided, not only to satisfy zoning requirements but also to attract tenants.

Owners of low-rise office developments are usually able to pass the responsibility for interior maintenance to their tenants while retaining the obligation for all major repairs and exterior care. The degree of these responsibilities is a function of the size of the project. For example, the tenant in a one-office home conversion normally accepts most of the maintenance tasks; if the house contains four offices, the owner of the building usually maintains the exterior and provides office-cleaning services, whereas the tenants are responsible for interior maintenance, repairs, and decorating.

Neighborhood offices. The most popular forms of low-rise office investments are usually found in smaller projects designed to serve neighborhood needs. The conversion of old homes into offices is a much-favored technique in this category. The charm of spacious, high-ceilinged rooms, the generous use of fine woods, and the period-piece quality of decor appeals to many business and professional tenants. When these homes are located in relatively accessible areas of a neighborhood, they attract lawyers, accountants, smaller insurance companies, and real estate brokers. Frequently, the architectural beauty of these converted offices adds a special uniqueness that holds tenants for comparatively long time periods.

Other types of neighborhood offices include those situated above street-level stores that front on main thoroughfares with a high volume of pedestrian traffic. These locations appeal to dentists, optometrists, lawyers, and others who cater to an established clientele but who do not require the more impressive and expensive premises of the retailer. A modern variant of this type of office space is the small, mixed-use commercial center constructed around an inner courtyard containing some artistic focal point, such as a fountain or sculpture. In this design, the retail shops occupy the ground-floor spaces, while the offices are located at balcony level, with entrances facing the courtyard.
Medical office buildings. Among the more profitable low-rise office investments are clinics housing a number of medical practitioners, such as doctors and dentists, who have joined together to offer services from one centralized location. Depending on the size and scope of the clinic, a pharmacy and a laboratory might also be included on the premises.

Although clinic designs vary, most include the doctors’ offices as complete, self-sufficient units. Others are developed around the theme of a central reception and waiting room. Here, participating doctors share the costs of a central filing and billing system, as well as a pool of receptionists, nurses, medical technicians, and typists.

The additional plumbing, parking, and special electrical requirements involved in clinic construction, including ceiling-to-floor partitions, greatly exceed the costs of other forms of office construction. Therefore, the rents are higher and the leases longer than for standard office space. As a result, many doctors have formed groups to develop clinics that they themselves own, often as condominium units.

Homogeneous tenants. Other nonmedical groups may also be joined together in mutually beneficial relationships. For example, executive office suites could be offered to insurance agents, real estate brokers, mortgage bankers, title insurance companies, lawyers, and accountants who could form a homogeneous tenant grouping in the financial center of a neighborhood office development. A beauty salon, barber shop, physical fitness studio, and health food retailer would also make a complementary group.

A variation of this approach uses the same theme to attract a group of tenants offering the same service. Thus, a lawyer’s building or an insurance building can be developed, where a person seeking these special services can choose from a number of practitioners, all housed in the same structure.

These homogeneous tenancies lend themselves to central receptionists, common electronic services, photocopying facilities, telephone answering services, and other shared office amenities. Such systems are especially attractive to both newly licensed professionals and thrifty old-timers. This central design enables a tenant to choose considerably smaller office space than would be necessary if the centralized services were not provided. Consequently, the rents can be commensurately less, although a contribution of a proportionate sum of money for compensation of those who staff the central services would be stipulated in the lease agreement.

Mixed-Use Buildings

Investors often design buildings that are established to attract a number of different types of tenants. For example, consider the construction of a building that would provide underground parking, street level retail spaces, office accommodations on floors 2 through 10, and apartments above.

High-rise Office Buildings

In most metropolitan areas, the largest amount of office space is contained within skyscrapers constructed to house a single institutional tenant, a group of tenants, or both. The financial ability to carry negative-cash-flow investments for a number of years has probably made high-rise offices the exclusive investment prerogative of major corporations.

Often, a large company erects an office tower, occupies some of the space for its own operations, and leases to others the area it does not immediately require.
Usually, the management strategy for these large developments includes the opportunity for the major tenant to expand into the leased space as the need arises. Other large corporations construct their own wholly occupied high-rise towers in strategic mid-city locations to enjoy the advantages of centralized services. These companies often incorporate unique architectural designs to establish publicity value, such as the shape of the Transamerica Pyramid in San Francisco.

Case Study 9.1 provides a five-year analysis for a high-rise office building.

**Case Study 9.1**

**Five-Story Office Building**

The property is located at the intersection of two heavily traveled major arteries. It is a new, glass-walled, five-story office building containing 50,000 total square feet, 40,000 of which are rentable space. The other 10,000 square feet include the entry lobby, hallways, elevator shafts, bathrooms, storage space, and utility rooms. A paved parking area surrounds the building. The rents vary from floor to floor but average $10 per square foot of rentable area per year. Operating expenses are 35% of the gross rents, including vacancy and reserves. The total cost of the project is $2.5 million, and the investors can secure a first mortgage for $1.75 million (70% of value) payable at 10% interest-only for 15 years. This requires a $750,000 cash investment. Depreciation is established at an annual straight rate of 2.564% (39 years straight-line), which is applied to a book basis beginning at $2 million. The land is booked at $500,000. All leases are established for five years, at which time the property will be sold. The following tabulation shows a profit analysis of this project, including its sale. All rents and operating expenses are kept constant for the five-year analysis:

**I. Annual Income**

\[
\begin{align*}
\$400,000 & \quad \text{Gross annual income} \\
- 140,000 & \quad 35\% \text{ operating expense ratio} \\
260,000 & \quad \text{Net operating income} \\
- 175,000 & \quad \text{Debt service (10\% interest-only on $1.75 million)} \\
85,000 & \quad \text{Gross income before depreciation} \\
- 51,280 & \quad \text{Depreciation ($2 million @ 0.02564, 39 years straight-line)} \\
33,720 & \quad \text{Taxable income} \\
\times 0.34 & \quad \text{Tax bracket} \\
11,465 & \quad \text{Income taxes} \\
85,000 & \quad \text{Gross income before depreciation} \\
- 11,465 & \quad \text{Income taxes} \\
73,535 & \quad \text{Cash-on-cash ROI 9.8\% on $750,000 investment}
\end{align*}
\]
II. Sale at End of Five Years

$3,000,000  Net sale price

- 2,243,600  Adjusted book basis ($2.5 million – $256,400)

756,400  Gross gain

× 0.15  Maximum capital gain tax

$113,460  Income taxes

642,940  Net profit

÷ 5 years  Holding period

128,588  Annualized gain (rounded)

÷ 750,000  Investment

17.00%  Annualized yield on gain

+ 9.80%  Cash-on-cash annual ROI

26.80%  Bottom-line annualized ROI

Note that this analysis does not consider the time value of money.

Office Parks

The congestion of downtown areas and the inconvenience this crowding creates in terms of traffic and lack of adequate parking facilities often hamper efforts to provide efficient services. Many inner-city companies, following current migrational trends, have settled into buildings located in suburban office parks.

In addition to quick accessibility from suburban home to suburban office, many office parks offer additional amenities to attract tenants. Some provide recreational, cultural, or dining facilities within the complex, in addition to a preplanned and well-maintained ambience, to serve tenants and their clients. Full-range indoor gymnasiums, pools, tennis courts, and health club facilities, as well as quality restaurants, are available in some modern office-park projects.

Rental achievement requirements. In the development of many new commercial real estate projects, including high-rise office buildings and office parks, the financing pattern requires that the investment’s breakeven point be met by advance lease commitments from creditable tenants. Before issuing a construction loan, an interim financier will insist on the developer securing an agreement from a permanent lender to issue a long-term mortgage at the completion of construction, the proceeds of which will take out the interim mortgagee.

Although many permanent loan financiers, such as insurance companies, will readily issue such standby commitments for economically sound developments, they will only fund their commitments when the buildings are completed according to the approved plans and specifications. In addition, and as a condition of the loan under a rental achievement clause, these lenders require enough advance leases to be secured by the developer to meet at least the investment’s fixed expenses of property taxes, insurance premiums, basic maintenance costs, and mortgage payments.

Thus, an investor involved in the development of a new project must solicit leases prior to the completion of construction. Whereas the developer of a shopping center may
need only advance commitments from a few basic major tenants, an office building developer usually needs to secure leases from numerous individual tenants to meet the lender's rent-up requirements. Most office building managers need to produce leases for approximately 80% of full occupancy to reach a breakeven point, a relatively arduous task.

Office Condominiums

The office condominium concept, long used by doctors and dentists in their clinics, has won widespread interest around the country as other tenants seek to become owners. This desire results from rising rental rates for all types of rental space. To guarantee a controlled cost, many office tenants are becoming office owners.

Ownership of an office condominium is similar to ownership of a residential condominium. A prescribed space is owned in fee simple, together with an undivided ownership of the common areas. These common areas include the land under the building, the parking area, the entry hall and other hallways, bathrooms, utility and storage rooms, and the roof. The individual owners belong to an association that is responsible for maintenance of the common areas plus enforcement of the adopted rules and regulations. Each owner contributes a proportionate share of the common area costs as association fees, which are adjusted by the board of directors to reflect annual fluctuations.

One of the advantages of condominium office ownership, in addition to controlled occupancy costs, is the possibility of equity growth through mortgage principal paydown plus increasing value. Although owners are allowed to deduct interest, property taxes, association fees, maintenance, and depreciation, they forfeit rent as a deductible expense, so these benefits are minimized somewhat. Still, an owner, unlike a tenant, can participate in the building's management policies.

Probably the most serious problem facing a condominium office owner is the limitation on future expansion because it may be impossible to acquire adjoining, already-owned offices. Under these circumstances, the only alternative may be to sell and move.

Conversion to Condominiums

An office building owner may find it expedient to convert the investment into a condominium. By using the concepts of conversion discussed for the apartment project in the previous unit, the tenants can be given the right to purchase their offices prior to the project being offered for sale to the public. Case Study 9.2 is an example of such a conversion.

Case Study 9.2

24-Unit Condominium Office Complex

As part of a larger park development, the developers set aside three acres on which 24 condominium office suites were constructed. These garden units are arranged around a central courtyard, with each office having a private entrance. This arrangement has given the complex an aspect of separation from the other buildings in the project. The units are of contemporary design, one and two stories in height, and include modules of 1,200, 1,500, 2,400, and 4,800 square feet. Each is self-contained, with separate heating and cooling facilities, as well as individual bathrooms and utility meters.
The land under the condominium project is held under a 99-year lease rather than in fee simple. This leasehold arrangement, a feature of the sales package, created an unusual marketing problem for the developers. Although it allowed for a lower initial purchase price, it also required overcoming predictable customer resistance to the nonownership ramifications of the leasehold.

Each purchaser of a condominium office suite automatically becomes a member of the association organized to manage and maintain the common areas and supervise the condominium bylaws. The member’s voting rights are based on the percentage of space purchased in relation to the overall building area of the complex. The association establishes the fees to be paid by its members for common area upkeep. These fees are shown in the following tabulation:

<table>
<thead>
<tr>
<th></th>
<th>1,200 sq. ft.</th>
<th>1,500 sq. ft.</th>
<th>2,400 sq. ft.</th>
<th>4,800 sq. ft.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Janitorial services</td>
<td>$45.60</td>
<td>$57.00</td>
<td>$91.20</td>
<td>$182.40</td>
</tr>
<tr>
<td>Insurance</td>
<td>7.20</td>
<td>9.00</td>
<td>14.40</td>
<td>28.80</td>
</tr>
<tr>
<td>Ground lease</td>
<td>129.60</td>
<td>162.00</td>
<td>259.20</td>
<td>518.40</td>
</tr>
<tr>
<td>Land taxes</td>
<td>26.40</td>
<td>33.00</td>
<td>52.80</td>
<td>105.60</td>
</tr>
<tr>
<td>Common area services</td>
<td>16.80</td>
<td>21.00</td>
<td>33.60</td>
<td>67.20</td>
</tr>
<tr>
<td>Accounting fees</td>
<td>14.40</td>
<td>18.00</td>
<td>28.80</td>
<td>57.60</td>
</tr>
<tr>
<td><strong>Total monthly payment</strong></td>
<td><strong>$240.00</strong></td>
<td><strong>$300.00</strong></td>
<td><strong>$480.00</strong></td>
<td><strong>$960.00</strong></td>
</tr>
</tbody>
</table>

After the appropriate renovation, filing of condominium papers, arrangement of financing, sales promotion, and closings, an office building can be subdivided into individual, private office ownerships that include an undivided interest in the common areas. These common areas are the roof, elevators, hallways, entry area, utility and storage rooms, and the land under the project, including the parking areas. Similar to apartment condominiums, the new owners would form their own association, responsible for the upkeep and taxes on these common areas. As with apartment condominiums, an office condominium owner is responsible for the principal, interest, property taxes, insurance, and maintenance of the specific office space plus a proportionate share of the expenses for the common areas.

This raises the problem of what would happen if some unit owners lost their properties through bankruptcy. The other unit owners would have to meet the property tax, maintenance, and insurance premium liabilities. This could put all of them in jeopardy. Careful attention must be paid to all contingencies and provisions made for a real estate condo conversion.

**THE AMERICANS WITH DISABILITIES ACT (ADA)**

Much like the Fair Housing Act, investors must also be aware of the Americans with Disabilities Act (ADA). The most pertinent provisions for investors are contained in Title I, which deals with employment, and Title III, which contains requirements concerning public accommodations. Modifications to a property that may be required under
this law are the responsibility of both the owner and the tenant. However, the cost of the modifications may be paid as negotiated in the lease.

The following information was obtained from the Department of Justice’s website www.ada.gov/cguide.htm.

The ADA prohibits discrimination on the basis of disability in employment, State and local government, public accommodations, commercial facilities, transportation, and telecommunications. It also applies to the United States Congress.

To be protected by the ADA, one must have a disability or have a relationship or association with an individual with a disability. An individual with a disability is defined by the ADA as a person who has a physical or mental impairment that substantially limits one or more major life activities, a person who has a history or record of such impairment, or a person who is perceived by others as having such impairment. The ADA does not specifically name all of the impairments that are covered.

ADA Title I: Employment

Title I requires employers with 15 or more employees to provide qualified individuals with disabilities an equal opportunity to benefit from the full range of employment-related opportunities available to others. For example, it prohibits discrimination in recruitment, hiring, promotions, training, pay, social activities, and other privileges of employment. It restricts questions that can be asked about an applicant’s disability before a job offer is made, and it requires that employers make reasonable accommodation to the known physical or mental limitations of otherwise qualified individuals with disabilities, unless it results in undue hardship. Religious entities with 15 or more employees are covered under title I.

Title I complaints must be filed with the U. S. Equal Employment Opportunity Commission (EEOC) within 180 days of the date of discrimination, or 300 days if the charge is filed with a designated State or local fair employment practice agency. Individuals may file a lawsuit in Federal court only after they receive a “right-to-sue” letter from the EEOC.

Charges of employment discrimination on the basis of disability may be filed at any U.S. Equal Employment Opportunity Commission field office. Field offices are located in 50 cities throughout the U.S. and are listed in most telephone directories under “U.S. Government.” For the appropriate EEOC field office in your geographic area, contact:

(800) 669-4000 (voice)
(800) 669-6820 (TTY)
www.eeoc.gov

Publications and information on EEOC-enforced laws may be obtained by calling:

(800) 669-3362 (voice)
(800) 800-3302 (TTY)
SUMMARY

This unit examined various aspects of office building ownership, including management concerns common to such projects, regardless of size. A review of the various types of offices available to an investor was included.

Typically, an office building investor will make careful market studies before becoming involved in a specific project. Not only will the existing trends in supply and demand for offices be examined but, more particularly, the segment of the office market that pertains to the building under consideration will be scrutinized. Primary consideration will be given to the demand for space by new businesses in the area as well as to the expansion and movement of existing tenants.

Probably the most significant factor in the success of an office building investment is the establishment of a competitive but profitable rental schedule. Based on an annual rate per square foot of usable space, a required lease payment is a function of many variables, including competitive rents, the location and quality of the subject building, the services provided by management, and the floor in the building where the space is located.

Often, landlords will offer concessions when soliciting new office tenants. Unable under many circumstances to lower rents, a landlord may provide a free rental period to offset some of the tenants’ move-in costs. Additional inducements offered to attract new tenants include the installation of interior partitions, floor covering, heating and cooling equipment, payment of utilities costs, and provision of janitorial services. Developers of new high-rise office projects sometimes offer to assume the liability for the balance of new tenants’ old leases to induce them to move into their new building.

Invariably, an office lease includes special clauses designed to solve specific problems. Often, a tax clause is inserted that specifies the tenant’s responsibility to pay any increase in taxes over the base year in addition to the stipulated rent. Some leases include an escalation clause that allows the rent to be raised automatically to cover increased utility and maintenance expenses. An office building owner may include a subletting privilege in the lease but invariably reserves the right to approve the new tenant.

The widespread popularity of low-rise office buildings provides investors with innumerable opportunities to participate in this form of real estate ownership. Ranging from the converted house to the modern office park, these offices can be leased to small and large companies alike. Many small offices are found above stores along major arterial streets as well as in spaces allocated for this use within the arcades of large shopping centers. The most popular forms of low-rise office investments are found in smaller projects designed to serve neighborhood needs.

Some specialty small-office groupings are designed as clinics and house a number of medical practitioners. These homogeneous tenants complement each other’s activities
through referrals and cooperation. Other homogeneous tenancies include the comple-
mentary services of professionals such as financiers, lawyers, and insurance agents.

Most high-rise office buildings are found in the central areas of cities, although some
communities allow skyscrapers in other sections as well. Sometimes, a high-rise structure
is designed around a single major tenant that actually owns the entire building. Other
high-rise office structures enjoy a mixed use, with some located in preplanned, suburban
office parks. The modern office park also includes such amenities as on-site parking and
recreational and dining facilities.

The Americans with Disabilities Act (ADA) has an impact on the rental industry, and
investors should be familiar with its provisions. A disability under this federal statute is
defined as "a physical or mental impairment that substantially limits one or more major
life activities."

**DISCUSSION TOPICS**

1. Discover what concessions are being offered to prospective tenants from the manager
   of a high-rise office building in your area.

2. Secure an inventory of the tenants in a nearby office park and analyze their mix on the
   basis of the services they offer and percentage of the total space they occupy. If possible,
   also secure the schedule of rents paid and compare these charges with the rents
   for similar office space available outside an office-park environment.
UNIT EXAM

1. Our nation’s trend toward service-oriented business activities is
   a. decreasing but requiring more office space.
   b. increasing but requiring less office space.
   c. decreasing and requiring less office space.
   d. increasing and requiring more office space.

2. For most small, low-rise office-building investments,
   a. financing is usually difficult to secure.
   b. rents are generally higher than for larger projects.
   c. major arterial locations are not of prime importance.
   d. securing tenants is generally a difficult task.

3. Small, low-rise office developments are generally designed
   a. to serve the needs of the community.
   b. to serve the needs of the neighborhood.
   c. as preplanned office parks.
   d. as potentially high-rent operations.

4. High-rise office developments are generally designed for all of the following EXCEPT
   a. to serve the community.
   b. as institutional, owner-occupied buildings.
   c. to serve the neighborhood.
   d. as an office-park complex.

5. Rental concessions usually include all of the following EXCEPT
   a. free rent for a specified time.
   b. carpets, drapes, and partitioning.
   c. lowering the rent.
   d. purchase of a prospective tenant’s existing lease.

6. Under the Americans with Disabilities Act, disability is defined as
   a. any impairment of any kind.
   b. a physical impairment that substantially limits one or more major life activities.
   c. a physical impairment that substantially limits any life activities.
   d. a physical or mental impairment that substantially limits one or more major life activities.

7. Which of the following definitions is TRUE?
   a. Tax clause: the landlord pays any increase in property taxes.
   b. Acceleration clause: the tenant pays an increase in rent to offset rising utility and maintenance charges.
   c. Escalation clause: the balance of rent is due in full prior to the lease expiration.
   d. Subleasing clause: the tenant has the right to rent the office space to someone else.

8. While studying the market for office space, to establish the feasibility of a new project, the analyst should segment the market by all of the following attributes EXCEPT
   a. zoning.
   b. location.
   c. age.
   d. amenities.

9. In terms of requirements for a company’s headquarters location, which of the following received top priority in a survey of nationwide organizations?
   a. Low cost
   b. Qualified labor supply
   c. Large functional space
   d. Social climate

10. The establishment of a rental schedule for an office building depends LEAST on which of the following?
    a. The economic stability of an area
    b. The owner’s desired return on the investment
    c. The physical condition of the building
    d. The services provided
LEARNING OBJECTIVES

After successfully completing this unit, you will be able to

- describe the different types of commercial opportunities, including strip stores and shopping centers,
- understand lease and tenant issues in strip stores and shopping centers, and
- explain how the rise of e-commerce affects investing in commercial buildings.

INTRODUCTION

The commercial real estate market includes strip store buildings, neighborhood shopping centers, community shopping centers, regional shopping centers, factory outlet malls, and the e-commerce shopping alternatives.

As of 2015, the condition of the commercial real estate market has improved substantially in contrast with recent prior years. New supply is at a historic low, partially because market rents have not generally justified new construction and because financing has remained relatively constrained. This leaves opportunities for upside potential via increased occupancy and rents. Furthermore, the improved housing market should lead to an improved retail environment. With home prices recovering and financial markets making strong gains, household wealth has risen to more than 5.5 times disposable income, the 20-year average. Also, the annual expansion in retail sales, 6% per annum, indicates that retail activity is on its way to achieving a rate consistent with job creation and income growth. All of this points to further boosts to the continued strengthening of the commercial real estate recovery.
STRIP STORE BUILDINGS

In most American cities and towns, small store buildings line both sides of the community’s busiest streets. These stores offer commodities and services of every nature and description and serve the neighborhood, as well as the entire city, with their wares. Like the smaller apartment and office buildings previously described, strip stores are found everywhere.

Their general availability and rectangular design permit great flexibility for a variety of tenant uses. The relatively simple installation of carpeting, draperies, and partitions can convert a standard 20-foot by 60-foot module into an inviting office. The attachment of a counter and the appropriate stoves, refrigerators, tables, and chairs would create a restaurant in this same space. Shelves and display counters might transform it into a dress shop, pants store, or family shoe center, while chairs and booths could make it into a barber shop or beauty salon. Strip stores may contain art galleries, flower stores, jewelry shops, and boutiques—among other things—and offer continuing tenancies and unlimited conversion possibilities.

Appeal to Small Investors

It usually costs very little more to purchase two-store or three-store buildings than it does to buy a duplex, triplex, or small office structure. Primarily because of the longevity of commercial tenants and fewer management responsibilities than residential rentals, these opportunities are attractive to the small investor. Mortgage loans are relatively easy to secure on this type of investment. A typical package of strip stores is a set of three 20-foot by 60-foot buildings constructed on a commercially zoned, neighborhood lot. By designing the buildings so that the entry doors and bathrooms adjoin each other in two of the three buildings and postponing the erection of store-separating partitions until the areas are leased, a tenant needing 40 feet of space can be accommodated as well as one requiring 20 feet or even 60 feet. In fact, by constructing the shell of a building and attempting to rent it before completing the interior, a landlord may also attract tenants who require special installations. A liquor store owner, who would need the special plumbing and electrical installations associated with a walk-in cooler, and a barber, who would require appropriate unique plumbing, are two such tenants.

Management Requirements

Most strip store leases are designed to run three to five years with options to renew included to protect the tenant. Once a tenant has established a clientele in a neighborhood, the lease is likely to be renewed indefinitely.

Short-term strip store leases usually designate fixed rental terms and include renewal options providing for rent increases to offset rising operating expenses—utilities, property taxes, insurance premiums, and maintenance costs. Although commercial tenants will often accept the responsibility for minor interior maintenance, major repairs and exterior upkeep usually remain the landlord’s domain. With this in mind, a financial analysis of a strip store investment should include reserves for replacement of the roof, furnace, cooling systems, and other major property components.

When a tenant requires an option to renew a lease, it should be clear to the landlord that this entails giving up control of the property for both the lease period and the option period. In addition, an option may or may not be exercised when it becomes due. A ten-
rent may ignore the option and move or decide to negotiate with the landlord for new terms, depending on market conditions at renewal time. Consequently, the terms of any renewal become a function of market conditions as they change from time to time.

Except for strip stores that have some unique quality of design or location, most rents are established on a regular payment basis over the term of the lease. Some special circumstances require the inclusion of a percentage clause (for example, a gas station lease might have a fixed rent plus a penny or two per gallon override). Some leases also contain a property tax clause, which requires that the tenant pay any future taxes exceeding the base amount in effect at the inception of the lease.

The owner of strip store buildings often finds that the success of the investment is very much a function of the success of the tenants as entrepreneurs. If tenants cannot show a profit in a particular location, no matter how low the rental charge is, they will probably be unable to pay it. On the other hand, if the tenants are doing well, rent is the least concern.

Thus, as a general rule, a landlord’s profits are very closely related to a tenant’s success. In the case of a small store lease, the landlord-tenant relationship is one of interpersonal dependency, not just a legal binder. It is in the best interests of a landlord to help a tenant succeed, even to the point of decreasing rent during the startup period to enable the tenant to become established. A graduated lease is extremely useful in this regard, starting with a low rent in the initial period and gradually increasing to accommodate a successful tenant’s ability to meet a higher payment schedule. If the tenant fails, even at the lower rents, it is just as well because the sooner the unfortunate mismatch is recognized, the sooner the landlord can lease the building again.

Case Study 10.1 explores an example of strip store development.

**Case Study 10.1**

**Strip Store Development**

This block-long property consists of 600 feet of frontage on a major thoroughfare and is 150 feet deep to a 20-foot alley. The investors rezoned the parcel to commercial—it had been apartment zoning—by inviting adjoining neighbors to participate in its design. They quickly eliminated any fast food, gas stations, or all-night markets to control noise and traffic. The architecture was to conform to the neighborhood, and no unsightly signs or disturbing lights were erected. The alley was paved, and a seven-foot wall was built on the house side of the alley to help buffer noise. All stores were set back from the main street a distance of 40 feet to allow for front parking.

The 43,200-square-foot building was designed to be built in nine stages of 60 by 80 feet each, starting from one corner. The building code required a 30-foot setback at each corner to allow for traffic visibility. The 60-foot modules were designed to be rented in multiples of 20 feet.
with the tenants choosing the space they needed. Once the construction started, the buildings filled quickly and took nine months to rent. The final tenant mix is as follows:

<table>
<thead>
<tr>
<th>Tenant</th>
<th>Feet</th>
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<tbody>
<tr>
<td>Shoe store</td>
<td>100</td>
</tr>
<tr>
<td>Ice cream parlor</td>
<td>40</td>
</tr>
<tr>
<td>Bicycle shop</td>
<td>80</td>
</tr>
<tr>
<td>Lamp shop</td>
<td>40</td>
</tr>
<tr>
<td>Candy store</td>
<td>60</td>
</tr>
<tr>
<td>Barber shop</td>
<td>40</td>
</tr>
<tr>
<td>Carpet shop</td>
<td>60</td>
</tr>
<tr>
<td>Beauty shop</td>
<td>40</td>
</tr>
<tr>
<td>Real estate office</td>
<td>40</td>
</tr>
<tr>
<td>Insurance office</td>
<td>40</td>
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</tbody>
</table>

NEIGHBORHOOD SHOPPING CENTERS

A neighborhood shopping center is designed to provide for the sale of necessary goods (food, drugs, sundries) and personal services (laundry, dry cleaning, barbering, shoe repairing) for the daily needs of the people in the immediate neighborhood. This type of center is usually situated on a four-acre to 10-acre site and normally serves a trade-area population of 5,000 to 40,000 persons within a six-minute driving distance, approximately 1.5 miles from the center.

Tenant Mix

The neighborhood center usually has as its major tenant a supermarket or national drug-discount store, or both, which will occupy approximately 30% of its 30,000 to 100,000 square feet of gross leasable area. Other tenants may include a general merchandise store; clothing, shoe, and furniture stores; financial offices; and other service businesses.

The grouping is arranged on a readily accessible site and offers ease of shopping through adequate off-street parking facilities and agreeable surroundings. Often, the supermarket adjoins the drugstore, with common entry into both establishments. The other stores are generally arranged in a straight line that doglegs toward the streets, with parking spaces in front of the building. Thus, shoppers may drive directly to the store of their choice, park briefly while completing their purchases, and pull away quickly and efficiently. When compared with the inconvenience of the curbside parking required around strip stores, neighborhood centers have made serious inroads into the strip store's ability to compete for the shopper's dollar.

There is a trend developing in neighborhood shopping centers where the drugstore is becoming a stand-alone building. Several of the newer shopping centers are moving away from the attached-buildings format to one, two, or up to five stores in a perimeter with parking available in front of each group.
Percentage Leases

Neighborhood centers are generally located at the intersection of major streets on corners of land designated for this use when the raw acreage was originally subdivided. Sometimes a neighborhood center is constructed off the corner, on a parcel of land situated in the middle of a block but facing a major thoroughfare. This off-corner location acts to relieve the traffic congestion normally associated with a major intersection and improves the accessibility to the parking area.

Wherever the center is located, its development creates a small monopoly for commercial tenants wishing to capitalize on the consumer traffic that it generates by its very existence. A landlord can secure a bonus from tenants who want to locate in the center. This bonus is achieved in the form of a percentage lease in which a tenant agrees to pay a fixed minimum rent plus or against a specified percentage of the gross business. The minimum rent develops a basic return on the property owner's investment, and the percentage override ensures the owner a share in the tenant’s success as a result of locating in the center.

For example, a supermarket may execute a lease with a minimum rent imposed as a function of the number of square feet occupied plus 1% of the gross sales above a designated amount. A dress shop may lease space on the basis of a minimum rent against 4% of the gross, or a jeweler might agree to a 10% overage. Figure 10.1: Retail Premises Lease shows a sample shopping center lease agreement.

Noncompete clauses are often used with retail centers. Landlords may promise not to lease to any firm that competes with the tenant, and the tenant may promise not to open another location within an agreed distance of the center so as not to draw away potential business from the current location.
FIGURE 10.1 Retail Premises Lease

Lease Agreement for Shopping Center Property

Between SHOPPING CENTERS, INC., LESSOR and ____________________________________________________

_______________________________________________________________________________________________

LESSEE

This LEASE is made and entered into this ___________ day of _______________________, 20 ________ by and
between

SHOPPING CENTERS, INC., a __________________________________ corporation, hereinafter called LESSOR,

and

hereinafter called LESSEE.

WITNESSETH: That for and in consideration of the rentals hereinafter provided, and the covenants and agreements
hereinafter contained, LESSOR leases unto LESSEE the following described premises, which premises LESSOR
warrants it has good right to lease, to wit:

referred to hereinafter as “Leased Premises.” A diagram of said premises, for purpose of reference and illustration
only, is attached hereto and made a part hereof as “Exhibit A.”

The Leased Premises are part of LESSOR’S property known as “BIG REGIONAL SHOPPING CENTER,” and in
which center other retail space is leased by LESSOR to other LESSEES. All areas in the Center other than retail
space, including but not limited to, walks, parking lots, open areas, public facilities, etc., are designated “common areas”
as used in this lease. All common areas are under the complete and exclusive control of LESSOR.

LESSOR and LESSEE further covenant and agree as follows:

1. TERM OF LEASE. This lease shall be for a term of ___________ years, commencing upon the ______ day of
   ___________________, 20 ________, and ending _____ day of  ___________________, 20 ______.

2. RENTAL. LESSEE agrees to pay to LESSOR, its successors and assigns, as rental for said Leased Premises, the
   following:

   (a) Base Rent. LESSEE shall pay, as base rent, the sum of $__________ annually, in twelve installments of $__________
       on the first day of each month during the term of this lease.

   LESSOR acknowledges the receipt of __________________ DOLLARS ($ ______ ) as
   advance payment of the first and last months’ rent for the above term of this lease, and as earnest money assuring
   LESSEE will enter into possession as agreed under the terms of this lease.

Source: Floyd M. Baird
FIGURE 10.1 Retail Premises Lease (continued)

Lease Agreement for Shopping Center Property (continued)

(b) Tax and Insurance Allocation, Ratio, and Adjustment. In addition to the base rent above provided, and as additional rent, LESSEE shall pay its proportionate share of all taxes, general and special, assessed against every part of the entire real property of which the Leased Premises are a part, and also its proportionate share of the cost of all fire, windstorm and other hazard insurance carried upon the entire real property of which the Leased Premises are a part. LESSEE'S proportionate share of taxes and insurance costs shall be in the ratio that the floor area leased to LESSEE bears to the total floor area of the entire property of which the Leased Premises are a part, which ratio shall be applied to the total taxes assessed and insurance costs to determine LESSEE'S proportionate share. LESSOR shall estimate for the period from the effective date of this Lease to January 1st next following, the amount of LESSEE'S proportionate share of taxes and insurance costs, as provided above, based upon taxes and insurance premiums paid during the previous year. This proportionate share shall be the proportionate share of the LESSEE for the full year multiplied by the ratio that the number of months of this Lease prior to January 1st next following the execution of this lease, bears to twelve. LESSEE shall pay the amount so determined to LESSOR, in equal installments concurrent with payment of the base rental, commencing with the first day of the first full month of the term of this Lease, and ending with the rental payment due December 1st next following the effective date of this Lease. On or before January 1st next following the effective date of this Lease, and on or before each succeeding January 1st thereafter, LESSOR shall estimate LESSEE'S pro rata share of the taxes and insurance costs for the succeeding calendar year, as provided above, and shall notify LESSEE of the amount of said estimate. LESSEE shall pay to LESSOR monthly thereafter during the ensuing calendar year, concurrent with the payment of the base rental, 1/21th of the amounts so estimated.

LESSEE shall keep annual records of the amount of taxes assessed and insurance costs paid and shall compute LESSEE'S pro rata share thereof. Within a reasonable time after January 1st of each year following the effective date of this Lease, LESSOR shall notify LESSEE of said LESSEE'S proportionate share of the taxes and insurance costs. If the monthly payments previously made by LESSEE are not sufficient to pay said LESSEE'S proportionate share of the taxes and insurance, LESSEE shall pay to LESSOR, within thirty (30) days after receipt of notice of said deficiency, the amount by which the actual costs of said LESSEE'S proportionate share of taxes and insurance exceed the estimated amount paid by LESSEE. If the estimated amount paid by LESSEE exceeds the LESSEE'S share of the taxes assessed and the cost of insurance, LESSOR shall credit said excess to LESSEE and shall reduce the estimated amount to be paid by LESSEE for the ensuing year by that amount. LESSEE shall have the privilege of examining records and computations upon which charges are made under these provisions.

(c) Percentage Rent. In addition to the payment of the Base Rent and all other rents and payments required hereunder, LESSEE shall pay to LESSOR, annually, the amount, if any, by which ______ percent ( _____ %) of the gross sales of merchandise (as hereinafter defined) during each Lease Year exceeds the aggregate amount of base rent paid by LESSEE to LESSOR attributable to said lease year, the method of computation and manner and time of payment of said percentage rent being more fully set forth hereinafter.

(d) Statement of Revenue. LESSEE shall submit to LESSOR, at the close of each month or within 10 days thereafter, a statement, signed by LESSEE and the manager of the store, showing the “gross sales of merchandise” for each day of said month.

(e) Gross Sales of Merchandise Defined. The term “gross sales of merchandise,” as used in this Lease, is hereby defined to mean and include all sales of merchandise of every kind and character, and to include all revenues from all departments and services and sources made from the Leased Premises, for both cash and credit, including all orders taken and merchandise sold from the Leased Premises and filled or delivered from or to any other store or place, excluding taxes and refunds.
lease Agreement for Shopping Center Property (continued)

(f) Computation and Payment of Percentage Rent. Concurrently with the furnishing of the monthly statements of gross sales of merchandise as hereinafter provided, LESSEE shall pay to LESSOR, as an installment payment to apply on the percentage rent due hereunder, any amount by which the percentage listed in (c) above multiplied by the gross sales of merchandise as shown on the monthly statement exceeds one month's Base Rent at the then current rate. Said percentage rent shall be computed at the close of each month or within 10 days thereafter, and shall be payable monthly as aforesaid. However, such percentage rent shall be annualized and subject to adjustment at the end of each Lease year. Within 60 days after the close of each Lease Year hereunder, LESSEE shall submit to LESSOR its statement showing the gross sales of merchandise for such Lease Year. Concurrently therewith, LESSEE shall pay LESSOR the amount of the percentage listed in (c) above multiplied by the gross sales of merchandise as shown upon the statement for the Lease Year less the aggregate monthly installment payments of percentage rent as hereinafore provided for which have been paid for the Lease Year. If the aggregate monthly installment payments on percentage rent exceed the annual percentage rent due the excess shall be applied on future annual percentage rents due hereunder and any unapplied balance shall be refunded at the end of the term of this lease.

(g) Lease Year Defined. For all purposes under this lease, the term “Lease Year” shall mean the period from the commencement date of the term of this lease to the anniversary date of the first day of the month in which the commencement date of the term of this lease occurs and each 12 months period thereafter.

(h) Books and Records. LESSEE shall keep, in the Leased Premises, a permanent and accurate record in accordance with generally accepted accounting principles, consistently applied, showing “gross sales of merchandise” for each day during the term hereof, which record shall include all supporting and allied records, including but not limited to cash register receipts and sales tax reports. All such records shall be open to LESSOR at all reasonable times for the purpose of determining and verifying the percentage rent due. LESSEE shall retain and preserve all sales slips, cash register receipts and all other records pertinent to “gross sales of merchandise” for at least one year following the close of each Lease Year.

(i) Audit. LESSOR may at any reasonable time audit the records of LESSEE. If LESSOR audits the records of LESSEE and such audit reveals a greater amount of “gross sales of merchandise” than LESSEE has reported to LESSOR, LESSEE shall immediately pay the full and true amount of percentage rental due and shall pay all costs of the audit after notice thereof. If “gross sales of merchandise,” as shown by the audit, do not exceed those reported by LESSEE to LESSOR, the audit shall be at the expense of LESSOR.

3. CHANGE OF BASE RENT DUE TO COST OF LIVING (CPI). Base rent as provided herein shall be adjusted in the same proportion as the fluctuation in the U.S. Department of Labor’s Consumer Price Index published by the Bureau of Labor Statistics. For the purposes of this paragraph, the base month will be the month next preceding the first full month of the term of this Lease and the monthly rental commencing with the 13th month of this Lease will fluctuate in the same proportion that said Consumer Price Index is higher or lower than such base month on a cumulative basis. Such proportion will be computed annually for the first month following the completion of each twelve (12) months of the Lease, and the new rent derived from such computation shall be in effect for the next twelve months. In no event however, will an adjustment be made which would reduce the Base Rental rate to an amount less than the rate set forth in this Lease. The necessary calculation for the adjustment required herein will be made as quickly as possible but in the event a rent payment date occurs before the adjustment can be calculated an amount equal to the then current unadjusted Base Rental rate will be paid by LESSEE to LESSOR on the rent payment date and as soon as the calculation of the adjustment has been made an additional payment will be immediately paid by LESSEE to LESSOR or a reduction on the next due Base Rental payments will be made, whichever is appropriate in order to cure any underpayment or overpayment of Base Rent.
FIGURE 10.1  Retail Premises Lease (continued)

Lease Agreement for Shopping Center Property (continued)

4. PARKING. LESSEE agrees to cause its employees to park only in such places as provided and designated by LESSOR for employee parking. Upon written request from LESSOR, LESSEE will within five days furnish the state automobile license numbers assigned the cars of all employees.

5. LIGHTING. LESSEE shall keep the display windows in the Leased Premises well lighted from dusk until 10:00 o'clock P.M. (local time) during each and every day of the term of this lease, and shall pay its portion of the cost of electric current and maintenance resulting from exterior lighting of the building and parking lot, based upon the ratio set out in 2(b) above.

6. MERCHANTS ASSOCIATION. Should there be an association of the merchants in the shopping center of which the Leased Premises are a part, LESSEE shall belong to such association and pay reasonable dues assessed by a majority of the members of the association. The obligation to pay such reasonable dues shall be an obligation under this Lease.

7. MAINTENANCE.
   (a) Exterior. LESSOR shall be responsible for the maintenance of the exterior of the outside walls and Common Areas of the building, parking lot, roof, walkways, stairways, walls, drives, streets, alleys, yards, and other areas common to the premises of which the Leased Premises are a part. The pro rata cost of such maintenance shall, however, be paid monthly as billed, by the LESSEE to LESSOR in the ratio that the square footage of the Leased Premises bears to the square footage occupied by all tenants of the premises of which the Leased Premises are a part.
   
   (b) Interior. LESSEE shall maintain and keep in good repair the interior of the Leased Premises and all electrical and plumbing fixtures and equipment in the interior, including but not limited to, exposed installations on floors, walls and ceilings, all installations of any kind made by LESSEE, all hardware, interior painting and decoration of every kind, and all doors, windows, and screens. LESSEE shall replace all broken or damaged glass on the Leased Premises at LESSEE'S sole cost. LESSEE will maintain and keep clear all floor drains and drain lines of all kinds in or upon the Leased Premises to their juncture with public sewer main.
   
   (c) Heating and Air Conditioning. Heating and air-conditioning equipment, and hot water heaters, where present, shall be and remain the property of LESSOR. Where such equipment is installed by LESSEE, said equipment shall remain upon the Leased Premises at the termination of this Lease, and become property of LESSOR. LESSOR shall not be responsible for maintenance, repair, or replacement of any such equipment, or damage caused by or because of such equipment, and in the event damage to the Leased Premises or the premises of which the Leased Premises are a part occurs by or because of such equipment, LESSEE shall immediately, and at LESSEE'S sole cost, repair and restore the damaged premises to their original condition. In the event of LESSEE'S failure, for a period of five days, to begin such restoration, LESSOR may make the necessary repair and restoration and LESSEE shall reimburse LESSOR the cost thereof.

8. HOURS OF BUSINESS. LESSEE shall conduct its business in the Leased Premises during the regular and customary hours of such type of business and on all business days, and will conduct said business in a lawful manner and in good faith to the end that LESSOR may during the term of this lease receive the maximum amount of rental income reasonably to be anticipated from the conduct of said business.

9. AWNINGS AND WINDOW COVERINGS. LESSEE shall not install awnings or other fixtures on the exterior of the building without prior written consent of LESSOR. In the event the Leased Premises have any exposed windows not used for merchandise display, LESSEE will install, at LESSEE'S cost, venetian blinds or other window coverings specified by LESSOR. LESSEE shall keep and maintain all awnings, venetian blinds, and other window coverings in a state of repair satisfactory to LESSOR.
FIGURE 10.1 Retail Premises Lease (continued)

Lease Agreement for Shopping Center Property (continued)

10. **SIGNS.** LESSEE is privileged to provide a store identification sign of its choice subject to consent and approval of LESSOR as to the type, design, construction, material used, and method of mounting. Any sign shall be installed and maintained by LESSEE so as to prevent all exterior water from entering the Leased Premises. LESSOR is responsible for securing any necessary permits and the payment of any fees in connection with erection of said sign. Damage to persons or property as a direct or indirect result of LESSEE’S sign is an exclusive risk of the LESSEE.

11. **TRADE FIXTURES.** LESSEE may install such trade fixtures as are reasonable and proper in carrying out the business which LESSEE is authorized to conduct in the Leased Premises. If LESSEE is not in violation of any of the terms or conditions of this Lease at the termination thereof, or any extension thereof, LESSEE shall remove all trade fixtures, including signs, from the Leased Premises and restore said premises to their original condition, all at LESSEE’S expense, except for any alterations, additions, or improvements as provided for in Paragraph 14 of this lease. If LESSEE is in violation of any terms or conditions of this Lease, however, such trade fixtures shall remain on the Leased Premises and shall be subject to the terms of the Landlord’s lien hereinafter contained.

12. **ADDITIONAL BUILDING.** LESSOR reserves the right at any time to build additional stories on the building occupied by LESSEE and to any building adjoining the same, and reserves the right to close any skylights and windows (except display windows) and to run necessary pipes, conduits, and ducts through the herein Leased Premises. LESSOR further reserves the right to use and lease such additional space in such manner as LESSOR, at its sole option, may choose.

13. **NOT A PARTNERSHIP.** Nothing contained herein shall be deemed or construed by the parties hereto, or by any third party, as creating the relation of principal and agent or of partnership or of joint venture between the parties hereto, it being understood and agreed that neither the method of computation of rent, nor any other provision contained herein, nor any acts of the parties hereto, shall create any relationship between the parties hereto other than the relationship of LESSOR and LESSEE.

Source: Floyd M. Baird
Condominium Conversions

More than any other type of shopping center, neighborhood groupings lend themselves to conversion to condominiums. The sale of individual store buildings would probably produce more profit than selling the center as a whole to a single investor.

The beginning legal procedure is the same as that for an apartment or office conversion. Then the tenants can be approached to purchase their own store buildings and receive an undivided interest in the common area parking spaces as well.

Case Study 10.2 provides an overview for a neighborhood shopping center.

Case Study 10.2

Neighborhood Shopping Center

This 10-year-old center contains numerous shops, medical suites, and office spaces arranged around a centrally landscaped mall. It is connected to the residential area it serves by major arterial streets with traffic lights that control ingress and egress. The tenant mix is intended to provide the surrounding residential neighborhood with basic everyday needs. Its anchor tenants are a national chain food market and drugstore. The complete tenant mix of the center is listed below.

<table>
<thead>
<tr>
<th></th>
<th>Square Feet</th>
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<tbody>
<tr>
<td>Food market</td>
<td>25,000</td>
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<tr>
<td>Drugstore</td>
<td>13,000</td>
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<tr>
<td>Sporting goods</td>
<td>5,000</td>
</tr>
<tr>
<td>Motorcycle dealer</td>
<td>5,000</td>
</tr>
<tr>
<td>Hardware store</td>
<td>5,000</td>
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<tr>
<td>Medical offices</td>
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<tr>
<td>Insurance broker</td>
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<td>Shoe store</td>
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<tr>
<td>Liquor store</td>
<td>3,600</td>
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<tr>
<td>Restaurant</td>
<td>3,600</td>
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<tr>
<td>Men’s shop</td>
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<tr>
<td>Interior decorator</td>
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<tr>
<td>Bank</td>
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<tr>
<td>Sewing center</td>
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<tr>
<td>Savings association</td>
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<tr>
<td>Dry cleaner</td>
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<td>Women’s wear shop</td>
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<tr>
<td>Gift shop</td>
<td>1,200</td>
</tr>
<tr>
<td>Small shops (10)</td>
<td>6,850</td>
</tr>
</tbody>
</table>

COMMUNITY SHOPPING CENTERS

In addition to the convenience goods and personal services offered by the neighborhood center, a community shopping center provides an even wider range of facilities for the sale of large appliances, furniture, apparel, and related services.

Designed around one or more major department or variety stores as the anchor tenants, also called magnet stores, plus a supermarket and other retail and service stores, a
community shopping center has a gross leasable area ranging from 100,000 to 300,000 square feet, needs 10 to 30 acres or more, and serves a trade area population of 40,000 to 150,000 people located up to 3.5 miles from the center.

**Tenant Mix**

A community shopping center devotes approximately 20% of its space to a supermarket, 30% to a major general merchandise tenant, 25% to other clothing and shoe retailers, and the balance to other kinds of merchandisers and service businesses.

This type of center is midway between the neighborhood and the regional shopping center and incorporates a little of both in its design. Some community shopping centers include a major national department store plus a locally prominent department store, positioning them at either end of a group of stores occupied by smaller tenants. The two anchor tenants create foot traffic that is attracted into the connecting local tenant stores by window displays, signs, and other promotional devices.

Community shopping centers are usually designed with the stores lining a central mall area. In warm-weather states this mall is generally uncovered, but in most inclement-weather areas the mall is either covered or enclosed completely and temperature controlled for customer comfort. Whereas the neighborhood center’s format encourages a quick shopping trip, the community shopping center’s design is such that the customer is enticed into spending more time visiting from shop to shop and making purchases in the process.

Because these centers are larger in size than neighborhood centers, many overlapping types of businesses are represented. This situation offers a customer the opportunity to compare prices and quality on similar articles in a number of competing stores. The intent is to convince shoppers that the center can serve most of their needs—all they have to do is seek out the appropriate vendor to achieve satisfaction.

Community shopping centers do not grant tenants the same exclusivity for their lines as do neighborhood centers. Thus, there may be a number of men’s clothing establishments, dress shops, and shoe stores in one community shopping center. However, to prevent unusual shifts in lines of merchandise, it is necessary to include in each lease the general types of products or services the store will be allowed to carry. Each store is thus limited in the type of business to be conducted, and the landlord can maintain an appropriate tenant mix.

In this regard, management is always concerned that tenants generate the type of traffic flow that will provide all of the businesses in the center with customers on a continuous basis. The owners of a successful center enjoy the opportunity of carefully choosing tenants from a list of those waiting for openings to occur, thus ensuring the symbiosis that a successful center requires.

On the other hand, the management of centers with high turnovers and a number of vacancies are often reduced to accepting tenants who do not generate traffic just to fill their spaces. These tenants include those that rent space for warehousing their merchandise, those that need office space, recruiting centers, and other nonretail vendors.

A serious problem for investors in shopping centers occurs when retailers close their shops at various centers, with some companies going bankrupt. Those that close because it is less expensive to pay rent on the closed store than to continue to operate create a special problem for the center’s management. When the leases contain a clause specifying that the
tenant has to remain open and continue its business on 100% of its premises, the landlord has the right to obtain specific performance of this provision. This covenant of continuous operation is designed to create the ambiance of a successful center and to ensure that the needs of the shoppers are met, regardless of retailer difficulties.

Management Requirements

The management of a community shopping center usually involves the services of a professional who has had experience in dealing with national tenants as well as with more prominent local retailers. Besides the normal leasing duties of the manager, daily responsibilities include the supervision of maintenance personnel and security guards. These duties require an on-premises supervisor, although many community as well as neighborhood shopping centers are managed by companies with offices located away from the centers. The efficiency of these centralized activities expands a management company’s ability to handle a number of shopping centers, plus other income properties, from a single main office.

Lease terms for major tenants usually range from 15 to 20 years, whereas local tenants’ leases may range from only 5 to 10 years. Renewal options are often based on a right of first refusal. The leases of untried tenants invariably include a landlord’s cancellation clause that can be exercised if the gross volume of business does not meet expectations.

The percentage lease is the tool employed to establish the landlord-tenant relationship in a community shopping center. Such a lease includes rent to be charged on the basis of a minimum rate against a percentage of the monthly gross business but also includes an arrangement for an annual adjustment. This adjustment acts to balance the peak-season months against those months when gross volume is low. The center’s management must have access to each tenant’s books to verify these figures, and provisions are made to hire outside auditors for periodic reviews to offset any possible disputes in rent computations.

To pay for the costs of maintaining the parking area and joint walkways, community shopping center tenants are usually charged a common-area fee in addition to their rent. These fees are also used to offset the charges incurred for advertising, flyers, bulk mailings, and parking area promotional activities. Common-area charges are usually based on the ratio of the tenant’s floor area to the center’s total floor area. Sometimes they are imposed as a flat charge.

Management often plays a more prominent role in the activities of community shopping centers than it does in those of neighborhood centers. Special promotions are continually designed to attract shoppers to the center. These activities may directly involve the tenants, as do sidewalk sales, or they might involve such outside attractions as carnivals or art fairs.

Community-shopping-center tenants often find it expedient to join together in an association whose elected leaders represent them in disputes with the management. The association often accepts responsibility for supervising activities designed to promote the center.

REGIONAL AND SUPER-REGIONAL SHOPPING CENTERS

The largest of the shopping center designs is the regional center, providing general merchandise, apparel, furniture, and home furnishings in full depth and variety. At least
one national, full-line department store is the major drawing power, with most regionals having two, and some even three such tenants to establish the magnetic nodes for the foot traffic between shops. Regionals range in scope from 300,000 to 1,000,000 square feet of gross leasable area on at least 30 acres of ground and serve a trade area of 150,000 to 400,000 or more people. This trade area may extend upward of 15 miles, depending on the accessibility of highways. Regionals are, in effect, a wide assortment of downtown stores, all collected under one roof, with controlled free parking, offering the suburban customer convenient, full-line shopping facilities.

Some regional shopping centers, called super-regional centers or megacenters, are part of a larger, overall land plan that includes their being buffered by office towers and apartment buildings that create a self-contained consumer market. However, there is a limitation on the size of the center itself—a limitation imposed by a shopper's ability to walk a certain distance, especially with packages in hand. Consequently, regionals are relatively compact in design and offer a basement and second floor as an alternative to lateral expansion. This requires vertical transportation facilities, usually in the form of staircases in the common areas. Elevators and escalators are often located within the stores themselves and act as subtle enticements to shoppers to do some impulse buying.

Tenant Mix

Unlike the other centers, the regional usually has no food market, although various packaged grocery items are found in its many stores. Rather, 50% of the center is occupied by general merchandise stores, 15% by clothing and shoe retailers, 10% by other dry-goods shops, and 25% by service and related businesses. Many regionals include an auditorium that is available for special community meetings as well as for promotional efforts. Movie theaters are also available, as are numerous eating establishments designed around a food court and entertainment facilities.

Building Design

To achieve the greatest interplay among the stores, a regional center is usually designed around a mall area with the major national tenants located at either end. The inclusion of a third major tenant requires a central location opening on the mall, while a fourth major is positioned directly across and facing the central area.

When the key tenants have been assembled, the other tenants, large and small, are strategically located where they will be most appealing to the pedestrian traffic flow in the mall. Some types of businesses have special locational requirements. For example, a drugstore and a dry cleaner need to be immediately accessible from the parking area. Furniture stores require many square feet of display area, expensive if on the main floor. Thus, a typical furniture store layout would include a main floor entry, an attractive display room in a basement, a second-floor area, or a dogleg wrapped around the rears of adjacent smaller stores.

Specialty shops and those that feature high-quality, high-priced lines will normally be grouped near the department store featuring this type of merchandise, while the popularly priced stores are grouped in immediate proximity to their complementary department store. Stores that specialize in convenience goods are located as close as possible to the parking area. Supplementary stores, such as those that offer hardware, electrical repair, and home furnishings, are usually located close together. Gasoline stations, repair shops,
auto supplies, garden nurseries, outdoor furniture, and other stores of this nature are usually located at the exterior of the center or even in separate buildings.

The International Council of Shopping Centers reports a trend in shopping center development: clustering similar stores in one area of the center (the older tradition was to place anchor tenants at the ends of the center and to locate noncompetitive stores between them). For example, three shopping centers owned by General Growth Properties, Inc. have employed this trend. At the Park Place Mall in Tucson, Arizona, five jewelry stores are grouped around a center court. At the Park Meadows Mall in Littleton, Colorado, home furnishing stores are placed close together. At the Glendale Galleria in Glendale, California, a cluster of stores catering to the teen market, called The Zone, was created. This innovative approach is in response to shoppers not being willing to spend time walking the mall looking for specific items.

Some regionals are designed around an open mall, but most have enclosed malls to provide a comfortable shopping environment that is heated in the winter and cooled in the summer. Sculptural displays or fountains usually highlight important mall areas, while many benches for resting are conveniently located along the preplanned pedestrian routes.

**Management Requirements**

Regional centers require at least one full-time manager to be on the premises and available during shopping hours. Management is responsible for securing new tenants, renewing existing leases, supervising daily operations, and dealing with shoppers’ complaints. A full crew of maintenance engineers is available at all times, as is a corps of security guards charged with maintaining decorum and handling emergency situations. Because 60% of the shopping in this country occurs at night, lighting and security are important management responsibilities.

All regional centers include an active merchants’ association to which, according to their leases, all tenants must belong. Together with the center’s management, this association is responsible for the varied promotional activities so essential to this form of shopping enterprise. Ranging from local artists’ displays to seasonal programs of entertainment, regional promotional activities are a constant and demanding part of management responsibility. There are companies that specialize in promoting and bringing events to retail centers.

There are numerous shopping centers that combine many of the individual attributes of the three major types described. They are called hybrid shopping centers and fall somewhere in between the neighborhood, community, and regional classifications.

**Factory Outlet Malls**

Once a major industry of 9,000 stores representing over 500 manufacturers, factory outlet malls are currently a dying breed. Only a few enjoy continued good business while the others appear to be suffering from the competition of the burgeoning e-commerce market and the large, warehouse-type stores and clubs such as Walmart, Home Depot, Sam’s Club, and Costco. In addition, it appears the merchandise in the factory outlet malls is no longer the bargain it used to be and, in many instances, is higher in price than similar merchandise in local stores.
E-COMMERCE COMPETITION

The recent recession and the wave of e-commerce in recent years have redefined the retail market equation. The days of the suburban mall anchored by a mid-market department store are fading, and investors should anticipate a tremendous revolution in retail trends over the course of the next decade. Issues shaping retail trends include the consolidation and emergence of super-chain stores, the rise of both budget and premium brands, and a transformation of physical retail, driven by mobile technologies in our “always-connected” world, a world that is transforming the retail experience for consumers.

Dying Malls

Analysts estimate that up to a third of this country's existing 1,300 malls are obsolete or nearly so. These malls are being hurt by faltering department stores, competition from no-mall discounters such as Walmart, and growing e-commerce networks.

Lee Schalop, an analyst with the Bank of America, reports that 20% of these “D” malls need to be refurbished, converted to other uses, or demolished entirely. A growing trend has been to convert these malls to other uses such as government service centers, office complexes, or entertainment parks (for example, Netpark in Tampa, Florida). Great opportunities are available to investors that find new and innovative uses for these properties. Experts predict that what is likely to emerge over the next several years is a retail landscape with somewhat fewer regional malls than exist today.

SUMMARY

In most American cities and towns, small store buildings line both sides of the community’s busiest streets. Housing all forms of retail businesses and services, the strip store building offers a small real estate investor a viable alternative for investment dollars. The flexibility of the store module allows a property owner to create new uses relatively inexpensively to meet the demands of an ever-changing market. Thus, a store that would house a pizza vendor for one period may be easily converted into a real estate office for the next.

Although strip stores generally have a higher tenant turnover than do larger shopping centers, the tenancies of successful entrepreneurs may continue indefinitely. In addition, commercial tenants usually accept the responsibility for maintaining the structure, which, when coupled with long-term occupancy, appeals to a great many real estate investors.

Strip store rents are invariably based on a fixed amount for a set period of time, with the inclusion of escalation clauses for longer leases. Percentage clauses are usually included for those strip stores that occupy a unique or monopolistic site, such as a corner gas station. In most strip store leases, the tenant is able to secure an option to renew, which tends to place control in the tenant’s hands.

Neighborhood, community, and regional shopping centers appeal to investors with financial capacities for larger projects. Neighborhood shopping centers are designed to cater to the everyday needs of residents in the center’s immediate vicinity. With a food market and a drugstore as basic tenants, the neighborhood center also provides shopping facilities for other necessary goods and personal services.
The community center, on the other hand, expands the number of tenants to include department and variety stores, as well as the convenience goods tenants found in the neighborhood arrangement. This enlarged tenant mix allows the community center to serve a market area of up to 150,000 people.

The regional center provides the greatest variety of comparison shopping by housing a number of purveyors of the same type of product. Regionals are generally composed of at least two nationally prominent department store tenants that anchor each end of a mall area. With dozens of smaller tenants lining this mall, the shopper is able to choose goods and services from competing shops.

In terms of management responsibilities and lease arrangements, the three types of shopping centers have much in common. Most tenants are required to pay a basic minimum rent plus or against a specified percentage of gross business. Thus, a landlord participates in the success of the tenants and capitalizes on the monopolistic quality of the center. In exchange, the management provides the maintenance and security required in such large projects.

Most centers require that their tenants join an association that assumes the responsibility for generating and supervising advertising and promotional activities designed to attract shoppers. In addition, the associations’ directors usually represent the tenants in their negotiations with management regarding store hours, participation in promotions, and determination of assessments for common-area maintenance.

E-commerce is transforming the retail market equation and investors must anticipate a major shift in retail trends over the course of the next decade.

**DISCUSSION TOPICS**

1. Investigate what rent-up requirements the permanent lenders in your area demand before they will issue a standby loan commitment on a new community or regional shopping center.

2. Choose a neighborhood shopping center in your area and compose a feasibility study on its conversion to condominium ownership. Compare the value of the center as a single investment entity to its total value as a condominium conversion.
UNIT EXAM

1. All of the following tenants generate traffic in a community shopping center EXCEPT
   a. a supermarket.
   b. a discount store.
   c. an auto repair shop.
   d. a furniture warehouse.

2. Which of the following statements is FALSE?
   a. Strip stores provide neighborhood shopping services.
   b. Neighborhood shopping centers provide their customers with necessary goods and services.
   c. Community shopping centers service a trade-area population of over 400,000 persons.
   d. Regional shopping centers are constructed on parcels of land containing at least 30 acres.

3. Most strip store leases are drawn for
   a. less than one year.
   b. one to five years.
   c. five to 10 years.
   d. longer than 10 years.

4. Which of the following types of shopping centers does not usually include competitive stores selling the same merchandise?
   a. Large and small shopping centers
   b. Neighborhood centers
   c. Community centers
   d. Regional centers

5. The small investor is attracted to strip store buildings for all of the following reasons EXCEPT
   a. affordability.
   b. ease of financing.
   c. off-street parking convenience.
   d. convertibility to other uses.

6. When a commercial tenant has the right to extend the lease at a price and terms established at the time of the lease inception, the lease provides for
   a. an option to renew.
   b. a right of first refusal.
   c. a right of subordination.
   d. a right of redemption.

7. When a tenant does $5,000, $6,000, and $7,000 gross business in each of three successive months, which of the following relationships is FALSE?
   a. Monthly rents of $500, $600, and $700 = a $500 monthly minimum against 10% of the gross
   b. Equal rentals of $500 per month for each of the three months = $6,000 as fixed annual rental
   c. Monthly rents of $500, $600, and $700 = $6,000 per year as a graduated monthly rental
   d. Monthly rents of $1,000, $1,100, and $1,200 = a $500 monthly minimum plus 10% of the gross

8. What does Figure 10.2 represent?

   FIGURE 10.2 Retail Area

   a. A neighborhood shopping center
   b. A set of strip stores
   c. A community shopping center
   d. A regional shopping center

9. Which of the following is expected to transform the retail market over the course of the next decade?
   a. General mall
   b. Strip store shops
   c. Community centers
   d. E-commerce

10. The type of shopping center that includes office towers and apartment buildings in its design is a
    a. regional center.
    b. community center.
    c. super-regional center.
    d. strip store grouping.
Investing in Industrial Properties

LEARNING OBJECTIVES
After successfully completing this unit, you will be able to
● describe the current industrial real estate market,
● list the characteristics of industrial real estate, and
● describe the various types of industrial investments.

business park
Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA)
functional obsolescence
general obligation bond
incremental taxes
incubator industrial building
industrial development bond
industrial park
infant industry
labor-intensive
loft building
net lease
potentially responsible party (PRP)
railroad spur
revenue bond
self-storage facility
warehouse building

INTRODUCTION
The technical and legal expertise required to develop industrial property makes it one of the more complicated types of real estate investments. The developer must not only guarantee the industrialist labor pools, utilities, and transportation facilities but also satisfy the rigorous regulations of government agencies concerned with zoning, licensing, and environmental controls. It is no longer possible simply to convince a prospective industrialist to move to a new community; purchase a parcel of land near a freeway, railroad, or airport; and quickly construct a building. Now the industrial developer must be concerned with the adequacy of the available utilities and waste-disposal provisions, as well as with the various impacts the project will have on the environment, both local and regional.
THE INDUSTRIAL REAL ESTATE MARKET

The success of the e-commerce market is reshaping the industrial space market in many parts of the country. Demand is rising for both new and converted buildings to warehouse products being sold with the promise of 24-hour to 48-hour delivery. Properly located properties in space near airports remain in high demand. For example, Trammel Crow Company, in partnership with the AMB Property Corporation (a REIT), constructed an air cargo center at the Portland International Airport in Oregon that directly accesses the landing strips. Called “high throughput” buildings, the air cargo is unloaded at one end and immediately transported to waiting trucks at the other end. Another such facility is located at the Dallas/Fort Worth International Airport.

Other technology firms throughout the country require customized industrial space to satisfy their unique e-commerce needs. Consequently, commercial real estate investors are increasingly factoring in the influence of technology, collaborating increasingly with potential and existing tenants at the design stages to understand tenants’ technological needs and to incorporate those needs as an integral part of a building’s design.

Land-Use Patterns

Most industrial developments have in common the basic locational dilemma of isolation from the residential areas of a community. A concern for the health of citizens has led community regulatory agencies to require that industrial activities that create noise, smoke, and waste be isolated in designated areas, preferably as far away from homes as possible. As a result, transportation facilities must be available to provide workers with easy access and to allow for ease in receiving raw materials and shipping finished goods. Isolation also creates the problem of securing the utility services needed for manufacturing, including facilities for electricity, natural gas, water, and waste disposal.

Attracting New Industry

Despite the no-growth attitudes of political leaders in some cities throughout this country, many others actively seek to attract industry. Because they recognize the numerous economic benefits that stem from new employment opportunities, many expanding communities offer special incentives to induce manufacturers and other employers to relocate, sometimes called a “beggar-thy-neighbor” policy.

Subsidized plant locations. One technique uses the community’s taxing power to float industrial development bonds and then uses the proceeds to purchase land and build the plants required by new firms moving to the community. The payments on these bonds are made by the city from taxes collected for this purpose (general obligation bonds) or from the rents collected from the industrial tenants (revenue bonds). In either case, a community can adjust the charges to prospective employers and thereby provide economic incentives for locating in that particular area.

Tax waivers. In addition to low rents, city leaders may offer a new industry certain tax waivers. Property taxes may be waived for specified periods of time if a company agrees to purchase a plant instead of leasing it. Inventory taxes may be waived for the term of the lease or longer, depending on circumstances. Local income taxes, as well as state income taxes in certain cases, may be waived for prescribed time periods to allow an infant industry an opportunity to mature.
Theoretically, these tax waivers—as well as the plant subsidies—will cost a community little, if any, money because of the incremental taxes that will be generated. These extra taxes will emanate from the incomes of the newly employed and the properties they will require for housing and peripheral services.

**Economic Feasibility**

In addition to industrial developments sponsored directly by community leaders, usually under the direction of an industrial development board, individuals and corporations also invest in industrial properties. The objective of an industrial developer is to match a particular property with a specific firm. This process requires a detailed study of local market conditions as well as the tenant’s needs.

**Locational preferences.** When selecting plant sites, industrial firms will be looking to minimize transportation costs in the acquisition of raw materials and the distribution of finished goods. In addition, production costs will be analyzed in terms of wages, rents, taxes, and other necessary expenses. In a highly competitive market, the site offering the lowest costs will be chosen.

The special characteristics of a firm determine to a large extent where it will locate. Companies that are market oriented and rely on a large consumer population will locate close to these customers. A bottler of soft drinks is an example of this type of industry. A firm that depends on heavy or bulky raw materials will elect to locate near these resources to minimize transportation costs; for example, a steel mill should be located near supplies of iron ore or coal deposits. A labor-oriented firm requires a location that will attract the types of workers required for its activities. Thus, a research company would seek a site near a university, but a manufacturing plant might prefer a location closer to a large market of semiskilled laborers.

**Local market conditions.** An industrial firm that anticipates a move into a new area requires precise data concerning the economic base of the community and its demography. Data describing the available labor force, its skills, educational levels, and turnover ratios will be accumulated. In addition, an industrialist will require firsthand knowledge of the political attitudes of the community leaders and the degree to which they will cooperate in establishing a new plant. Sources of income and property taxes, tax rates, assessment policies, municipal services, and zoning ordinances are all vital inclusions in the evaluation of a community.

Much of this information can be obtained from public sources, such as the Census Bureau, property-tax rolls, and local employment agencies. Other data can be gathered from development groups, municipal agencies, utility companies, and research bureaus maintained by universities and local banks.

**CHARACTERISTICS OF INDUSTRIAL REAL ESTATE**

The term *industry* includes all activities involved in the production, storage, and distribution of tangible goods. Industrial property includes the plants, lofts, and warehouses located throughout this country, and the construction of these facilities requires vast amounts of investment capital. Many manufacturers feel that their own funds are more productive when used in the operation of their industry. Consequently, industrial real estate is generally investor-owned, with the manufacturer assuming a tenant’s role. Frequently, a sale-leaseback-buyback ownership agreement, described in Unit 6, is used.
Building Characteristics

Industrial buildings are classified as general purpose, special purpose, or single purpose, depending on their adaptability.

- General-purpose buildings have a wide range of alternative uses. These properties can be adapted for light manufacturing or assembly plants or simply used as warehouses.

- Special-purpose buildings have certain physical characteristics that limit the scope of their use. For example, only a few industrial enterprises require heavily insulated cold-storage facilities.

- Single-purpose buildings are suitable for only one use, such as a steel mill. These single-purpose properties are difficult, if not impossible, to convert to other uses. Institutional buildings such as theaters, churches, and government structures should not be considered special-purpose property because they are not used for industrial purposes.

Because of the specific purpose of some buildings and the unusual size of others, industrial property is considered a slow turnover commodity in the real estate market. This poor liquidity increases an investor’s risk and requires that an industrial property owner seek out an experienced and knowledgeable tenant. The value of this type of property is closely intertwined with the profitability of the firm that occupies the premises. If the tenant is unsuccessful, the building will be vacated and difficult to rent.

More so than in any other form of real estate investment, an industrial tenant’s installation of heavy equipment and machinery will ensure the longevity of the tenancy. In fact, the cost of installing expensive and bulky equipment often forms the basis for the observable inertia of large manufacturing firms that remain in one location for several generations. Although this longevity is favorable to an investor’s yield, functional obsolescence can sometimes place the operating firm at an economic disadvantage in competing with companies that have located in modern, more efficient plant facilities.

When industrial firms locate in outlying areas, they tend to prefer single-story buildings because of the efficiency of manufacturing operations made possible by this design. A single-level plant lends itself to greater flexibility in the use of open areas and promotes the efficient flow of goods through the building. The expediency of a horizontal floor plan, which allows for greater ease in the handling of materials as well as for an assembly-line arrangement for the use of machinery, gives the one-story industrial tenant a competitive edge in the marketplace.

Land Characteristics

Industrial property development requires land that is properly zoned, includes a sufficient amount of square footage for buildings and off-street parking, and has access to utility facilities and major transportation arteries adequate to serve the prospective enterprise.

Utilities. One of the important variables for an industrial developer to consider is the availability of electricity and natural gas. In the future, perhaps only lands that are now serviced or can be serviced with these utilities will receive permission to be improved for industrial use. Where these utilities are available, their costs must be included in the feasibility analysis of a major project. Utility charges are becoming an important part of an operations statement because their increasing costs can seriously erode the profits from an otherwise potentially successful investment.
Not only must basic utilities be available for an industrial development but waste-disposal facilities must also be provided. The treatment of solid and liquid wastes is now an essential concern of every industrial developer. Proof must exist, to the satisfaction of all concerned parties, both public and private, that appropriate provisions are being made for the disposal of wastes without disturbing the natural environment. The recent emphasis on control of polluters has placed new industrial developments under the careful scrutiny of zoners, planners, air and water quality-control agencies, and environmentalists of every order.

Compounding the problem of sewage disposal is the isolation required for activities that create the greatest amount of waste. Whereas clean industry can locate in towns and on existing sewer lines, heavy industry is relegated to more distant areas where no sewage disposal facilities exist. Faced with this problem, industrial developers of outlying properties must often provide their own disposal systems, usually at high installation costs. Septic tanks and leaching fields are generally not adequate to service a manufacturing plant, so a treatment pond must be constructed, along with sewer lines to transport the waste over a substantial distance. Just imagine the clamor of property owners that adjoins such a malodorous pond!

**Railroad spurs.** Generally, industries produce products in large volume and require facilities for the receipt of bulk raw materials as well as for the shipment of finished goods. Other than companies dealing in relatively small, expensive items that justify the costs of air freight, many manufacturing operations require a plant location adjoining a railroad spur. The railroad cars can then be available at dockside for efficient loading and unloading.

Most railroad companies will cooperate in constructing a spur line to a new plant to serve a potential shipper. Allocations for the costs of such installations are based on the anticipated volume of business—that is, the higher the volume, the more likely the possibility that the railroad company will absorb the costs. Often, a developer will have to pay for the installation of a spur line, but in the case of an industrial park, railroad service may well provide the marketing attraction necessary for a successful sales effort.

**Highway access.** In addition to railroads, many industries rely on trucks to transport goods into and out of their plants. Every industrial plant design includes provisions for loading docks and an adequate area for the turning radius of 18-wheelers to serve truck traffic. Smaller companies, lacking access to an adjoining railroad spur, often deliver their products by truck to a railroad siding, where the merchandise is transferred to a railroad car for shipment to the customer. The reverse process is used when goods are received. Thus, easy access to a major highway is also considered an essential factor in most decisions concerning an industry's location, with an ideal site being one that is situated between a railroad and a major highway. Highway access must also be considered for employee commuters.

**Harbor facilities.** Despite the efficiency of the railroad and trucking systems in providing shipping facilities for manufacturing activities in this country, most of our major metropolitan cities have well-developed seaports. The only large metropolis in the nation without a seaport is Dallas/Fort Worth. The good harbor facilities found at the various river, gulf, Great Lake, and ocean port cities are a reflection of the vast amount of goods being transferred by water in national and international trade.

Water routes are used primarily by shippers of heavy or bulky items from materials-oriented industries. Internal waterways provide an inexpensive means for transporting
sand, gravel, coal, ore, and other cargo of this nature. Towed by tugs, fully laden barges of these raw materials are delivered to their users up and down the navigable rivers of this country.

Storage areas often are constructed at strategic points on the periphery of a community where the materials can be dumped from barges and held in anticipation of shipment inland by truck or rail.

Harbor facilities are receiving increased attention from the federal government. Many harbors, like the one at Port Brownsville, Texas, have been deepened and enlarged to meet growing needs. Communities along the northern and southern boundaries of the United States have experienced increased activity in exports and imports to and from Canada and Mexico as a result of the North American Free Trade Agreement (NAFTA), enacted in 1994.

**Labor Supply**

A feasibility study of an industrial development should include a careful analysis of both the quantity and the quality of the available labor supply. Whether an industry requires the extensive use of machines or an intensive use of workers, an available pool of potential employees, trained or trainable, is essential to its success.

In addition to the personnel needed for a labor-intensive industry, the strength of their unions is also an important consideration in industrial location decisions. A brief glance at the burgeoning industrial South and the relatively diminished industrial North illustrates industrialists’ efforts to move away from powerful labor unions. Of course, there is no way to escape the impact of unionization because workers tend to join together for mutual benefits, and unions continue to emerge in each new geographic location.

An interesting pattern of commuting habits evolves when the labor supply is analyzed in terms of white-collar and blue-collar workers. Many labor-intensive manufacturing enterprises are restricted to the outlying areas of a community. This situation requires that blue-collar workers travel from their homes, usually in the central city areas, out to the plants. At the same time, central city areas have evolved into financial, government, and office centers that require the services of white-collar workers, who must travel from their suburban homes into the center of the city. This, of course, results in rush-hour traffic jams.

**Lease Characteristics**

An industrial lease usually takes one of two forms—gross or net. Both forms contain many of the provisions already discussed in the units on residential, office, and commercial properties, including a description of the premises, lease term, rent, security deposit, use of premises, and the legal responsibilities and remedies of the parties. However, the conditions of an industrial lease involving taxes, insurance, maintenance responsibilities, and other legal factors are highly individualized, and each lease must be negotiated specifically between the individual owners and tenants.

Mainly because of the high costs involved in establishing a manufacturing operation, most industrial leases are designed to run for long periods of time. As a result, these long-term leases are established on a fully net basis. Unlike a gross lease in which the landlord pays the property taxes, insurance premiums, and maintenance costs, the fully net lease requires that the tenant pay these expenses in addition to the basic rent. Thus, an owner of an industrial property is guaranteed an agreed-on return on the investment over the term of the lease period.
Of course, there are innumerable variations of the basic gross and net leases. For example, a tenant may be required to pay only incremental property taxes and insurance premiums, with the landlord obligated to pay the costs for these items that existed when the lease originated. A tenant may be required to contribute a specified sum to offset any increase in maintenance cost or be obligated to pay an escalating base rental amount as a result of the fluctuations of the consumer price index—one measurement of inflation over the lease period. Other variations can be designed to reflect the special relationships that exist between specific parties to an industrial lease.

As in most decisions to invest in real estate, competent legal advice should be sought in the preparation of the documents required in each transaction.

**Environmental Concerns**

Particularly important with industrial properties are the various environmental concerns that may arise. Of special importance to investors is the *Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA)* of 1980. Under this statute the cost of environmental cleanup may fall to any potentially responsible party (PRP). PRPs include the property owner, previous owners, property managers, and anyone who produced, transported, or installed the hazardous material, even if they were not aware of the environmental problems.

An “innocent landowner” defense does exist but only for an owner that used reasonable diligence in discovering a problem before acquisition of the property and no problems were found. This reasonable diligence entails a Phase I Environmental Assessment, and if this report shows no problems, then a purchaser may assert the innocent landowner defense.

A Phase I assessment includes basic research to determine whether or not there may be a problem. This entails a title search, interviews with persons familiar with the property, and a review of any previous records on the uses of the property. Should a possible problem be discovered (i.e., the property was once used by a dry cleaner or as a gas station), then a Phase II assessment is performed.

A Phase II assessment is designed to confirm the presence and extent of an environmental problem and may include soil, air, and water testing. Once the presence and extent of the environmental problem is identified, then a Phase III Environmental Assessment is completed.

The Phase III assessment is the final step before the actual cleanup begins. The Phase III assessment details how the environmental cleanup is to be performed.

More information concerning environmental issues and regulations may be found online at www.epa.gov.

**TYPES OF INDUSTRIAL INVESTMENTS**

Industrial activities range from upholstering living room chairs, to the manufacture of air cargo planes, and include the entire spectrum in between. The upholsterer can work in a room behind a retail furniture store; the plane manufacturer requires acres of space. Thus, large or small, industrial activities are usually housed in some form of improved real estate.
Industrial Parks

A popular form of industrial property development is the industrial park, which offers many advantages to both industry and the community.

Industry benefits by having a choice of readily available sites, usually located on the outskirts of the community, at relatively reasonable costs. Operating economies, such as a common sewage facility, can be realized, and amenities can be offered that will give the park a prestigious atmosphere. With properly designed subdivision restrictions, tenants and owners alike may enjoy protective covenants that enable them to control their environment and provide opportunities for them to interrelate.

An industrial park benefits a community because of its ability to attract new industries. As a result, the community can expand its economic and tax base, provide more efficient use of municipal services, and exercise control over isolated industrial operations.

One form of industrial park is designed as a land-banking operation and is usually developed either by a railroad on land earmarked for large shippers or by a community-sponsored organization empowered to expand the industrial base. Raw acreage is subdivided into lots, improved with street and utility installations, and offered for sale or lease. Often, an active campaign is mounted to entice manufacturers to move into the area from another community.

Another form of industrial park is developed by an individual owner-investor who offers a complete package of land and building to a prospective buyer or tenant. The user can specify the design of the construction, usually a form tailored to specific needs, and the industrial park owner thus acts as a land banker, holding lots until they are needed.

In either case, an industrial park is a preplanned subdivision designed to satisfy the needs of industrial users and to provide the lot sizes, utilities, road installations, and restrictions essential for an efficient and prestigious operation.

One basic rule for all industrial park developments is to provide as much flexibility as possible in the layout plan. This can be accomplished by effective block planning and stage development. Block designs should include parcels of differing dimensions that can be used separately or combined to satisfy special requirements. Stage development specifications restrict activities to one area at a time, preclude checkerboarding of the entire park by haphazard locational decisions, and allow for flexibility in future development.

Restrictive covenants prepared by the developer are established to ensure compatibility among occupants and between the park and the community in which it is located. Again, flexibility is required to avoid any unreasonable impositions that might be unacceptable to potential occupants. Most restrictions prohibit any uses that might prove offensive, such as those generating excessive odors, smoke, or noise. Some restrictions establish minimum site sizes, site coverage, building setbacks, designated parking and loading areas, outdoor storage limitations, landscaping responsibilities, construction design, sign control, and other provisions peculiar to a specific park.

Besides planning homogeneous landscaping, the developer should also weigh the value of providing restaurants and other amenities conducive to attracting tenants to larger parks. Some industrial developments might include a clubhouse with sleeping facilities, as well as showers, saunas, a swimming pool, a gymnasium, exercise equipment, and meeting rooms.
Industrial park management, although demanding at the outset, does not require a great deal of effort once the park is established. Tenants usually execute long-term net leases or purchase their own properties. In the latter case, the owners usually form an association similar to that of a condominium association to solve mutual problems. In a tenancy situation, as discussed previously, the terms of the net industrial lease usually require the tenants to assume responsibility for paying property taxes and insurance and for maintaining their individual properties.

Industrial park properties have had a relatively flat level of inventory and rent growth in the last several years.

**Manufacturing Buildings**

In addition to industrial parks, there are numerous free-standing industrial buildings housing all forms of manufacturing activity and located on individual plots of land in various areas of a community. A typical investment for the small limited partnership is an incubator industrial building of 5,000 to 25,000 square feet. Designed to house new companies during their start-up periods, these buildings are located on numerous available lots throughout a community. A variation on this theme is the business park, increasingly popular in the Southwest. These parks are patterned after the industrial park but include retail, office, manufacturing, and storage facilities in one cohesive unit.

Historically, most manufacturing operations were located in the central area of a community, with housing developing along major streets in a radial pattern from these job nuclei. Many of these older manufacturing establishments, called loft buildings, are currently obsolete, made so by technological improvements and the need for greater operating efficiency. A tall building housing a single manufacturer and designed so that various operations are carried out on different floors causes vertical transportation problems that most manufacturers prefer to avoid. Currently, a one-story building that permits horizontal traffic flow is preferred for most manufacturing operations.

The operational dictates of manufacturing therefore require that large industrial plants move to the periphery of communities where ample land is available at reasonable costs. This movement often results in the abandonment of many older buildings in central city areas. Depending on their physical condition, some are converted to other uses or destroyed in urban renewal projects.

Despite the general movement to the suburbs, some loft buildings continue to house the activities of manufacturers for whom moving would be unprofitable or who can still operate with relative efficiency in the old vertical manner. An example of this is the garment manufacturing industry, which continues its production in the old loft buildings of New York City. For the most part, however, the loft is becoming obsolete, with virtually no new construction in this style having taken place within the past two decades. The vacant spaces in many loft buildings have been filled by tenants who require inexpensive storage areas or unusually large office spaces at rents much lower than those available in competing office buildings.

**Warehouse Buildings**

Throughout the country, there is a proliferation of warehouse buildings designed to provide enclosed storage facilities for goods and merchandise of all types and descriptions. Individuals and businesses alike use these warehouses to store goods for extended periods of time, as well as to facilitate the transshipment of smaller lots of merchandise from a larger initial bulk quantity.
In addition to privately owned industrial warehouse buildings, the large warehouses of major furniture-moving companies, like Bekins and Mayflower, can be found in many American communities. These storage facilities are offered for rent to the general public, and customers may pick up and deliver their own goods as well as hire the transfer company for these services. The managers of these warehouses charge a fee for every entry to either add or remove goods held in storage.

The wide-span, open-bay design of these warehouse buildings allows most items to be placed into standard-sized containers, which are then efficiently stacked by forklift trucks, with the high ceilings allowing maximum use of the interior warehouse space. Thus, rents are based on the number of cubic feet occupied by the goods and are imposed as a monthly charge.

**Self-storage facilities.** A different system of short-term storage is the self-storage facility, built as separate bins to be rented by individuals who retain complete control during the term of tenancy. Thus, by affixing a lock to the storage bin door, a tenant may add or remove belongings as often as desired without incurring extra charges. The rent for these spaces is a fixed monthly rate, with the tenant responsible for pickup and delivery of the stored goods. Management supervises the project during regular operating hours and provides 24-hour security.

An estimated 2.3 billion square feet of self-storage facilities now exist in this country. About 30% are located in three states: California, Texas, and Florida. Two types of persons require self-storage: persons living in homes without adequate storage and persons moving into or out of spaces who need temporary storage. The use of self-storage units has become more popular as many people have lost their homes due to the bad economy and need a place to hold their belongings while they temporarily rent or downsize as they financially regroup. Fully 77% of demand for self-storage emanates from residential property users. One out of 10 households currently rents a self-storage unit, up 65% over the last 15 years. Another 18% of demand comes from commercial firms that save money with self-storage rather than traditional warehousing. It is predicted that the demand for self-storage is likely to grow as individuals accumulate more goods, including recreational equipment and vehicles, and as population mobility increases.

**Conversions of Lofts and Warehouses**

Old lofts and warehouses are regaining popularity with real estate investors. From abandoned lofts in downtown areas to older warehouses in the suburbs, innovative and economically successful conversions to other profitable uses are taking place. Not only is loft space being converted into low-cost offices, but downtown buildings are also being transformed into interesting and desirable apartments. High ceilings and large rooms become effective marketing attractions for rentals and have led to remarkable success for this type of enterprise.

While upper floors are used for offices or apartments, the ground-floor space is usually converted into specialty restaurants and retail stores. Here, the unfinished look of exposed bricks and pipes is blended into a counterculture decor that appeals to the customer’s sense of adventure. Some cities have had entire areas redeveloped into new and unusual uses that attract throngs of visitors. The Quay in Kansas City, Haymarket Square in downtown Boston, Old Town in Omaha, and much of downtown Cleveland are just a few of these rejuvenated areas. At the same time, individual large old warehouse buildings are becoming community focal points after their conversion to other uses. Such remodeled structures may house spaghetti or steak houses, such as Denver’s Larimer Square Spa-
ghetti House or the Spaghetti Factory in downtown San Diego. An old chocolate factory is the cornerstone of the famous Ghirardelli Square on the San Francisco Embarcadero, which houses numerous small shops and boutiques catering to the tastes of thousands of daily visitors. Another example of a successful conversion is the Trolley Square Shopping Center in Salt Lake City, once the stables and trolley barn for the old street transportation company. Creative investment opportunities are available everywhere for the alert developer.

Case Study 11.1 outlines the development of an industrial park.

**Case Study 11.1**

**Industrial Park Development**

A 40-acre parcel of land on the periphery of a community was purchased for use as an industrial park. The ground is flat, has good drainage, faces a paved county highway that leads to a freeway interchange within three miles, and has access to a nearby railroad trunk line. The property is serviced by city water and sewage facilities, and natural gas and electric utilities are available.

The development plans include subdivision of the land into 40 light industrial sites, each having road and rail access, according to the illustration below:

In addition to providing for the organization of a property owners’ association, a set of restrictions and regulations has established setback requirements and controls on parking and property uses. The intent of the protective covenants is to

- ensure that the park will be maintained as an attractive setting with landscaping, open areas, and well-developed structures;
● protect the owners, lessees, and subtenants against improper and undesirable use of the surrounding property;
● protect against the property’s depreciation in value; and
● prevent haphazard and unharmonious improvement in the park.

The protective covenants require that all plans and specifications for new structures and other improvements be approved in writing by a committee of the owners’ association. In addition, no building can be constructed closer than 30 feet to any lot line or road, and the association may require a 10-foot easement on all sides of each lot for the purpose of planting and maintaining trees, shrubs, and bushes. Minimum standards must be observed regarding fences, building elevations, compatibility of accessory buildings, shielding of roof-mounted equipment, and signs. The owners are also required to contribute to a fund for the maintenance of the roadways and landscaping. Finally, the restrictions provide for the developer to repurchase any tract at the same price paid for the property if, after two years, the buyer has not begun construction. This clause effectively prohibits parcels from being left idle or used for speculative purposes.

Financial Analysis

The 40 acres were purchased for $20,000 per acre, and the developer spent an additional $5,000 per acre for roads, railroad spurs, utility services, and landscaping. A market study reveals that the 40 sites can probably be sold over a five-year period at an average price of $54,000 per lot. Sales costs are projected to include 10% for commissions and $104,000 for other costs, including interest, title searches, and service fees. The developer anticipates a 25% average annual return on the total investment. The buyer made a $200,000 cash down payment and agreed to make $150,000 annual payments on the balance.

Analysis A: Annual Cash-on-Cash ROI

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<th>Year 2</th>
<th>Year 3</th>
<th>Year 4</th>
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SUMMARY

This unit examined the unique qualities and characteristics of industrial property as an alternate method of real estate investment. The technical and legal expertise required to develop industrial property makes it one of the more complicated types of investment. In addition to satisfying the plant design and locational requirements of a potential tenant, the industrial property developer must also meet the increasingly stringent environmental controls and other regulations of local government agencies.

Despite the number of communities committed to no-growth policies, many cities are still actively seeking to attract new industry to their environs. These expanding communities establish industrial property development agencies empowered to offer new employers subsidized plant locations and tax waivers to entice them to their cities.

 Basically, the possibility of more economical operation is what attracts a firm to a new site. Suburban and rural locations provide inexpensive land for one-story construction but also present problems in securing utility connections and waste-disposal services. Adequate transportation facilities and the quantity and quality of the labor supply also affect locational decisions. Finally, a knowledgeable potential tenant will analyze the community's tax base, zoning ordinances, and political attitudes toward industry before making a move.

Many industrial buildings are designed as general-purpose structures with a wide range of alternative uses. These buildings provide an investor with flexibility for reuse if a tenant leaves, thus reducing risk. Special-purpose or single-purpose industrial structures designed for a specific firm require long-term leases from highly creditable tenants to offset an investor's risk. Generally, industrial real estate is considered nonliquid because of the many unique physical requirements for development.

In addition to the zoning, utilities, and labor inputs essential to develop industrial property, adequate transportation facilities must be readily accessible. Railroad spurs and sidings, as well as major highways, are usually prerequisites for a successful industrial investment. Often, a railroad company will pay for the installation of a spur track to a new industrial tenant in anticipation of new shipping business. Just as often, an industrial park developer will have to pay for construction of a spur track into the subdivision to attract new tenants.

Most industrial leases are drawn for long time periods and are designed on the basis of net rents. A net lease requires that a tenant pay property taxes, insurance, and maintenance costs in addition to a base rent. Thus, because the cost of these items is absorbed by the tenant over the term of the lease, the landlord's yield is preserved. Often, an escalation clause is included in a long-term net industrial lease to offset the effects of inflation.

Industrial investments include industrial parks, manufacturing buildings, warehouse buildings, and the conversion of old lofts and warehouses into new and profitable uses. Industrial parks are preplanned subdivisions that house all forms of commercial activities, including manufacturing, storage, distribution, sales, service, and research and development. One kind of park is designed only for the sale or lease of lots, whereas another may include a lot and building in a package deal. In either case, the park generally is designed around a set of restrictive covenants that specify the types of uses allowed as well as the architecture of the buildings. Industrial park management is active at its inception and usually becomes passive once the park is established.
Old loft buildings are generally obsolete but are still being used to house the activities of businesses for whom moving would be unprofitable or for tenants who desire inexpensive bulk storage or office space. Warehouse buildings are designed to provide enclosed storage facilities for goods and merchandise for extended periods of time. Tenants pay for the use of space in these buildings by the cubic foot and must also pay a fee each time the goods are moved. Self-storage facilities, on the other hand, provide enclosed storage in the form of individual bins that remain under the complete control of the tenant during the term of occupancy.

Conversions of old lofts and warehouses into new uses, such as restaurants, offices, apartments, and shopping centers are a promising source of real estate investment opportunities.

**DISCUSSION TOPICS**

1. Determine what, if anything, is being done in your community to entice new industry to locate there.

2. Research the economic results of the multiplier effect of a new industry coming to your town. Estimate how it would affect your community if the new enterprise hires 500 people.
UNIT EXAM

1. Modern industrial buildings are generally constructed as all of the following EXCEPT
   a. custom-designed, specialized facilities.
   b. multistory, high-rise structures.
   c. single-floor complexes in park-like environments.
   d. plants adjoining a railroad line or highway, or both.

2. The demand for industrial space depends to a large degree on all of the following EXCEPT
   a. the condition of the business cycle in the overall national economy.
   b. the supply of available and proposed industrial space.
   c. the number of new housing starts.
   d. local and regional economic conditions.

3. The popularity of industrial parks depends to a large extent on all of the following EXCEPT
   a. the trend toward one-story buildings on large sites.
   b. downtown traffic congestion and parking limitations.
   c. expansion and improvement of interstate highways.
   d. the economic difficulties of the nation’s railroads.

4. An infant industry is one that
   a. is being approached to come to a community.
   b. has been in one location for many years.
   c. is just beginning to be successful.
   d. has expanded to branches in other states.

5. From an industry’s point of view, the benefits of locating in an industrial park include all of the following EXCEPT
   a. immediate site readiness.
   b. symbiosis with other firms in the park.
   c. operating economies.
   d. unrestricted site uses.

6. From a community’s point of view, the benefits of encouraging the development of an industrial park would include all of the following EXCEPT
   a. economic-base expansion.
   b. tax-base expansion.
   c. limiting urban sprawl.
   d. efficient use of municipal services.

7. A “beggar-thy-neighbor” policy is exemplified by
   a. an upstream community dumping raw sewage into a river.
   b. one community’s air pollution standards being less stringent than its neighbors’.
   c. two adjoining communities constructing a mutually beneficial urban renewal project.
   d. a community engaging in an active campaign to entice manufacturers from other communities to move into its area.

8. Industrial park restrictive covenants would usually include all of the following EXCEPT
   a. specified lot sizes.
   b. prohibitions against incompatible lot uses.
   c. building setback requirements.
   d. construction design controls.

9. Revenue bonds issued to develop industrial properties are repaid from
   a. taxes imposed on local property owners.
   b. incremental taxes earned from increased values.
   c. rents charged new industrial tenants.
   d. inventory taxes charged to new tenants.

10. Functional obsolescence is most clearly defined as
    a. the cost of removing hazardous wastes.
    b. the outmoded condition of a building.
    c. the obsolete design of a building.
    d. equipment deterioration.
Investing in Special Real Estate

LEARNING OBJECTIVES

After successfully completing this unit, you will be able to

- describe manufactured-home parks as an investment opportunity,
- list other realty investment opportunities, such as hotels, amusement parks, and senior housing, and
- list alternative investment opportunities, such as mineral rights and real estate mortgage investment conduits (REMICs).

INTRODUCTION

In addition to the more traditional forms of real estate investment—land, houses, apartments, offices, commercial properties, and industrial developments—there are numerous opportunities to participate in profitable ventures in specialized real estate. This category includes manufactured-home parks, motels, amusement parks, and golf courses. Other alternate forms of real estate investment are franchises, mineral rights, air rights, and real estate securities. This unit examines these and other diverse opportunities.

MANUFACTURED-HOME PARKS

An important category in real estate investment is the development of land for manufactured-home parks, for both renting and selling space. Renting a space in a park is similar to renting an apartment, whereas the purchase of a condominium manufactured-home lot parallels the purchase of a residential lot in a subdivision.
The successful development of manufactured-home parks, both as rentals and as condominiums, is attracting investors to this form of realty venture. Their growing interest is based on three interrelated phenomena—a dramatic increase in the costs of constructing more traditional housing, our population’s increasing longevity, and the effective vesting of numerous pension and retirement programs. Manufactured homes appeal to people who cannot afford the costs of more traditional housing, as well as to a large segment of retired people attracted by the amenities that the various parks provide. In many cases, the receipt of both pension and Social Security benefits allows retirees to move to warm-weather states, where manufactured-home parks are found in abundance.

Manufactured homes, originally called mobile homes, were originally regarded as minimal-quality housing. Since 1976, this type of housing has been regulated by the Department of Housing and Urban Development under its Manufactured Home Construction and Safety Standards. The standards are similar to those established for site-built housing and, as a result, manufactured homes have not only become more durable and safer, but their appearance has significantly improved. Modern manufactured housing is often entirely compatible with site-built housing and may well be the most affordable housing on the market today.

In some cases, the establishment of a manufactured-home park is an interim use of land while the owner waits for development to move into the area. It may also be an answer to a shortage of affordable homes, providing a viable alternative for low-income and moderate-income occupants. The cost of housing in a manufactured-home park is frequently 20 to 30% less than the cost of conventional housing elsewhere in a community.

Location and Design

The land for manufactured-home parks is invariably located in relatively isolated areas of a community because this form of real estate development has not generally been accepted by either land planners or owners of more traditional housing. In many communities, these parks are considered to be undesirable developments, a stigma traceable to the growth of a myriad of “trailer parks” after World War II. These trailer parks jammed up to 20 units on one acre, and they became havens for transients. They developed into slum-like environments detrimental to the values of surrounding properties. With the advent of the modern, well-landscaped, preplanned manufactured-home park, featuring only seven to 10 units per acre, this negativism is largely being overcome in a growing number of communities.

Because many parks are located on outlying parcels of land, the initial outlay of funds required for site acquisition may be relatively small. However, improving this property with roads, utilities, concrete pads, and amenities is a costly investment, much of which can be financed through local banks or savings institutions. The FHA also provides special mortgage insurance for manufactured-home park financing. The design of a manufactured-home park can follow a horizontal grid pattern, a herringbone layout, or a series of concentric circles or half circles around a centrally located office or clubhouse, as shown in Figure 12.1: Designs of Manufactured-Home Parks. The grid pattern places the units in a horizontal position, with each pad parallel to all others. A more efficient design is the placement of units at an angle to the street, herringbone style, which allows the homes to be more easily maneuvered in and out of position.
Most new parks provide occupants with special amenities, including swimming pools, clubhouses, tennis and shuffleboard courts, laundry rooms, and storage facilities. Many modern parks also include a separate parking area for travel trailers and other recreational vehicles.

**Spaces for Rent**

The rent for spaces in a manufactured-home park depends on the location of the park, the size of the unit, and the amenities included in the project. Some parks require leases for specific terms; others operate on a month-to-month basis. The tenant is usually responsible for moving the unit into place and setting it up. Most quality parks insist that a front patio and cabana be installed as a condition of the lease. These improvements are required to create an atmosphere of unity and permanence in the park.

The financial success of a rental park is largely a function of the managerial skills of the owner or manager. The availability of well-planned social activities and the constant maintenance and cleanliness of a park often make the difference between whether it suffers chronic vacancies or enjoys full occupancy. Some parks are so popular that they maintain a list of potential tenants waiting to move in as soon as a vacancy occurs.

The profitability of a rental park is based on the same variables that exist in other improved-property investments. However, the deductions for depreciation are limited to the improvements made to the land: utility installations, concrete pads, the clubhouse, laundry rooms, and storage buildings. When compared with other improved income property, this lack of depreciation shelter, plus the high degree of personal involvement required in management, inhibits investment in this form of real estate. In effect, a manufactured-home rental park is considered a business venture more than a real estate investment.

When rental spaces are in short supply in a particular community, local manufactured-home dealers sometimes develop new parks to provide unit spaces for customers. Occasionally, dealers enter into joint ventures with landowners for such purposes.

Sometimes rental-park owners have the opportunity to acquire ownership of the units from tenants who wish to dispose of their holdings or from executors of the estates of deceased owners. These units can be rented by the park owner, and the income can be sheltered by appropriate depreciation deductions.

**Spaces for Sale**

Another approach to manufactured-home park development is the sale of individual lots. This is an increasingly popular application of the condominium concept, in which a buyer secures a deed to a lot plus an undivided interest in the common areas. The lot is
described in legal terms and is an identifiable portion of land lying within the park area. The common property includes the roadways, clubhouse, and amenities.

After acquiring a suitable site, a developer subdivides the land into a prescribed number of lots according to an officially approved plan. These lots, fully improved with concrete pads, sewer and water connections, and other utilities, are then sold to individual owners. The development includes a set of bylaws that call for the establishment of an association of lot owners to manage the common areas and to enforce the covenants, conditions, and restrictions of the park.

Manufactured-home dealers engage in condominium park developments and sell package deals that include both lot and unit for one price under a single financial arrangement.

**Manufactured-Home Sales**

More than 30 million people live in manufactured housing in the United States. Manufactured-homes sales account for approximately 11% of single-family home sales. Fannie Mae now treats loans for manufactured homes in the same manner as site-built homes. Mortgage loans on manufactured homes must meet criteria specific to the industry, but obtaining loans to purchase modular and manufactured homes is no longer the onerous exercise it once was. With average prices for new units at $68,300, these units are an attractive alternative to site-built single-family homes.

New manufactured-home communities are designed to accommodate larger, contemporary units on no more than five sites per acre, together with various on-site amenities appealing to the local market.

**DIVERSE REALTY INVESTMENTS**

It is often difficult to distinguish between real estate as an investment and real estate as a business. A clear delineation exists when one person owns the real estate and another operates a business on the property. Here, the real estate is clearly its owner’s investment, and the business owner pays rent. However, there are diverse investments that involve real estate as a part of the business itself—for example, hotels, motels, amusement parks, golf courses, housing for the elderly, medical buildings, repossessions, and property tax liens.

**Hotels and Motels**

**Commercial hotels.** Commercial hotels are designed to serve the individual business traveler. They contain some meeting space and food services. They enjoy strong weekday demand but suffer low weekend occupancies. Traditionally, commercial travelers are the backbone of the lodging industry, paying full rates for their accommodations with expense accounts, thus minimizing price resistance. The advent of new technologies such as video communications and telecommuting may alter the need for business travel and have an adverse effect on the commercial hotel business.

**Convention hotels.** Convention hotels contain extensive meeting space that attracts the meeting and group market segments. Most cater to both commercial and convention guests. These properties require specialized management expertise. Convention hotels are affected by general economic conditions and may be threatened to some degree by emerg-
ing video conferencing technology such as webinars. The high costs of developing new convention hotels will limit new supply growth and protect existing properties.

**Resort hotels.** Catering to vacationers, resort hotels provide good long-term investment opportunities, particularly in areas that are not too seasonal. People will continue to take vacations regardless of new technologies, and business is good in resort hotels because of increased leisure time and expanding two-income families.

**All-suite hotels.** All-suite hotels offer guest rooms larger than those found in traditional hotels, as well as limited meeting and public space. This expanded space appeals to business travelers and their families and has been effective in attracting travelers, filling rooms during weekdays as well as usually slow weekends.

**Extended-stay hotels.** Extended-stay hotels are lodging facilities with kitchens, living areas, and bedrooms that resemble apartment buildings. They cater to travelers who intend to stay in one area for a longer time—a week or more. Thus, these hotels do not experience weekend occupancy declines. These properties often achieve occupancy levels reaching 80% and enjoy special operating efficiencies brought about by lower guest turnover.

**Motels.** The motel industry emerged as a result of our mobile society’s demands for convenient temporary housing along the nation’s major highways. Development of land for motel construction is considered a real estate investment, and the operation of the motel itself is a business venture. When the operator of a motel also owns the real estate, the charges for mortgage interest, property taxes, insurance premiums, maintenance costs, and depreciation become deductible expenses on the operating statements of the business, and the income from the operations is considered active.

**Hotel-condos.** Hotel-condo hybrids are upscale luxury hotels that sell some of the units as condos. The owners enjoy the investment aspects of owning real estate coupled with the amenities of a full-service hotel. Many luxury hotel chains such as Ritz-Carlton, Hilton, and Four Seasons have embraced this concept. These properties are often a second home for the owners, and the hotels will assist in leasing the units when the owner is absent. Often the hotel and unit owner will split the rental income produced.

**Amusement Parks**

The amusement park as a real estate investment is enjoying continuing popularity throughout the country. Based on the successes of Disneyland and Knott’s Berry Farm in the Los Angeles area, theme amusement parks have emerged in all parts of the nation. Just a few examples of these enterprises are Disney World, the three SeaWorlds, Silver Dollar City, Worlds of Fun, Six Flags, and Cedar Point.

An amusement park development requires a high level of technical expertise, beginning with the choice of its theme and continuing through design and the construction of its various attractions. Many larger parks incorporate peripheral complementary real estate developments into their overall designs. Often, hotels, motels, shopping centers, restaurants, and, occasionally, houses and apartments are made part of the park development.

**Golf Courses**

Although golf courses as business enterprises are sometimes located in isolated areas, they are more often developed as an integral part of a centrally located municipal park
or new subdivision. There are a number of golf courses that are designed as private clubs, with membership and greens fees along with concessions and pro-shop income providing the cash flows necessary for financial success.

The construction of a golf course is a complicated, highly technical undertaking. The success of such a project is largely a function of its location, site suitability, and challenging layout. Most large courses are designed by professional golfers, who act as consultants to the developers.

The acreage needed for a golf course is determined to a great extent by what type of course is planned. Normally, 120 to 180 acres of gently rolling land is considered adequate for a regulation 18-hole course, while approximately 70 acres are needed for a 9-hole course. Par-three courses can be constructed on 30 to 45 acres, if the fairways are designed in parallel.

The costs of constructing a golf course vary greatly, depending on the terrain and natural setting. These costs include the price of the land; its preparation; the installation of fairways, greens, and sprinkler systems; and the acquisition of necessary equipment. Course maintenance costs have spiraled dramatically in the past years.

**Senior Housing**

Two types of senior housing are popular real estate investments: retirement communities and congregate care centers.

**Retirement communities.** This special form of community is designed to cater to the growing retirement market. The retirement community stresses lifestyle amenities, recreation, shopping convenience, comfort, minimum maintenance, and a high degree of security. Blended into a well-planned unity, retirement developments include single-family dwellings, condominiums, garden apartments, town houses, shopping centers, and recreation facilities. Some larger projects include golf courses, swimming pools, club-houses, hobby shops, medical clinics, and convalescent centers.

**Congregate care centers.** A special form of senior housing, the congregate care center, including assisted living facilities and nursing homes, is emerging as an important real estate investment alternative. Designed in the format of an apartment hotel or complex, these developments provide housing, food, maintenance, and health care within one facility. At least 70% of all people over 65 will require long-term care during their lifetime and more than 40% will need a nursing home facility.

According to the *NIC Investment Guide*, a report from the National Investment Center for the Seniors Housing & Care Industry (NIC), demand for senior housing and care is driven by a combination of age, frailty, wealth, income, and desire to live in a senior housing community. The most prominent trend is the growing senior population resulting from the baby boom. As of 2010, 6% of the U.S. population were aged 75 years or older. The level of seniors in this age group will continue to grow at a steady pace through 2020. An important factor contributing to demand for senior housing is increased life expectancy. Recent emphasis on healthy living, combined with advances in medicine, has led to seniors living longer, thus increasing the length of time they stay in a senior housing community.

These trends warrant the attention of real estate investors as they consider their investment options.
Medical Buildings

Specialization has long been the custom within the medical profession, but specialization of facilities for doctors’ offices has not kept pace with the need. Private investors may participate in providing real estate facilities for medical practitioners under FHA Title XI (mortgage insurance for constructing or rehabilitating group-medical-practice buildings) and Title XV (mortgage insurance for new or rehabilitated hospitals owned by nonprofit organizations). Doctors generally prefer locations close to major medical facilities in buildings that can provide complementary, as well as peripheral, medical services.

Medical buildings are generally more expensive to build than conventional offices because of parking, water, and electrical requirements. Successful medical developments require special consideration of doctors’ unique needs. Proper planning includes constant consultation with architects and the doctors themselves on how best to design the complex. Large, multidoctor facilities produce maximum tenant interest and better use of the land. The larger projects offer a greater potential patient-referral system, based on a proper mix of tenants as well as on such auxiliary facilities as a pharmacy and a clinical pathology lab.

Repossessions and Property Tax Liens

There are numerous opportunities for real estate investments through the acquisition of property from repossessions, which now occur more frequently as a result of default on mortgage payments and less frequently from the nonpayment of property taxes, income tax liens, and other obligations.

In seeking out leads to these opportunities, investors usually contact the various local banks and savings associations as well as community lawyers. Perusal of the local newspapers can also alert investors to foreclosures and tax delinquencies.

Careful consideration should be given to the legal ramifications of acquiring good title to foreclosed properties. The services of a knowledgeable real estate attorney or title company are strongly recommended.

There are thousands of owners who, for one reason or another, do not pay their property taxes on time. After a year, these unpaid taxes become liens of the highest priority against the property itself. These property tax liens come before any existing loans or other liens, even IRS liens.

In most county jurisdictions, property tax liens are auctioned to investors who buy them for the interest they earn. For example, in Pima County, Arizona, the tax liens incur a penalty interest rate of 16% after one year’s delinquency. They are then auctioned to the bidder who will bid the least amount of interest under 16%. Most bids are made at the full 16%.

The property owner in Arizona has three years to redeem, after which the successful bidder can perfect ownership in the property by filing a foreclosure. This rarely occurs because most owners do not want to lose their property. Property tax liens may be handled differently in other parts of the country and offer alternative investment opportunities.
ALTERNATE INVESTMENT OPPORTUNITIES

A number of investments that are not classified as real estate per se are definitely real estate oriented. These alternate investment opportunities include franchises, mineral and air rights, and dealing in real estate securities.

Franchises

Franchises have become such an integral part of our economy that it is difficult to recall a time when this type of cooperative business arrangement did not exist.

Real estate investors often negotiate with franchise owners when arranging leases. A franchise is created when a franchisor grants to a franchisee an exclusive right to engage in the distribution of services or goods under a prescribed marketing plan or system. The operation of the business then follows this plan, using the franchisor’s trademark and designated operating format to provide uniformity among all franchise members. Among the many nationally known franchises are McDonald’s, Kentucky Fried Chicken, U-Haul, Midas, and Orkin.

Although some franchise operators prefer to purchase land and develop their own buildings, others prefer to be tenants. A lease for property designed to house a franchise operation is usually a three-party agreement among the landlord, the franchisee, and the franchisor. The building frequently reflects an easily recognized architectural design and is built from plans provided by the franchisor. Many of these buildings are designed for only a single purpose; therefore, to offset the risks involved, a developer usually requires a lease that generates enough rental cash flow not only to yield a return on the investment but also to return the developer’s entire cash outlay during the initial lease period. Any renewals can be negotiated at rents appropriate to the market, depending on specific circumstances.

Mineral Rights

In this country, an owner of real property is legally entitled to control the minerals, natural gas, oil, and water that lie below the surface of the land. When minerals are removed from the ground, they assume the quality of personal property and can be sold separately from the real estate itself. Because minerals, natural gas, and oil have value, whenever the existence of a substantial quantity of these commodities is discovered in a specific location, a market for their exploitation is developed. Dealers in mineral rights are very active in some areas of the country, such as Arizona, California, New Mexico, Montana, Oklahoma, Texas, and Wyoming, where some land is purchased and sold primarily on the basis of its mineral content.

Often, owners of mineral-bearing lands retain the rights to these minerals when they dispose of the real estate. This allows them to sell or lease their mineral rights to others engaged in the mining business. Generally, the retention, or reservation, of mineral rights is accompanied by some specified surface access for their removal. In the absence of the opportunity to enter the surface of a property for direct vertical excavation or drilling, the owner or lessee of the mineral rights may be forced to arrange for vertical descent on an adjoining property and then make a lateral underground approach to the minerals.

Owners of mineral rights receive income in one of three ways—by selling the rights, by leasing the rights, or by selling the minerals themselves. Selling the rights yields a one-
time payment, whereas leasing the mineral rights provides *royalty income*, which may continue for the term of the lease. For example, the owner of oil rights might receive a royalty per barrel of oil extracted, and the owner of copper rights might receive a royalty per pound of refined ore over the duration of the excavator’s lease.

Investors are attracted to mineral exploration for the tax shelter it offers. Operating expenses, deductions for mining activities, as well as generous depletion allowances are available under current income tax laws.

**Air Rights**

Although dealing in *air rights* has hitherto been unheard of in many parts of this country, as the cost of urban land continues to rise, the air is becoming a new arena for real estate investments. The sale or lease of air rights offers an investor a vastly expanded opportunity for constructing high-rise buildings on strategically located sites in central city areas.

The use of the airspace over a specific property often implies the presence of an existing building or other improvements, such as roadways or railroad tracks. Thus, any contract involving the construction of a new building into the air will require an agreement with the base-property owner concerning the surface area to which the edifice will be affixed.

Some developments are anchored by huge columns that straddle the existing building and support a platform on which the new construction is erected. Other buildings are constructed on a platform supported by a central core, much like a golf tee. This core is constructed in the center of the existing building with access to the street through a hallway. The core contains the utilities and elevators that serve the offices or apartments built in the airspace above.

Other uses of airspace include the construction of buildings over roadways, in which the streets actually become tunnels through these structures. Properties developed over Riverside Drive in New York City illustrate this technique. The Merchandise Mart in Chicago is an example of a building constructed over railroad tracks.

Airspace can sometimes be a vital part of a real estate investment that depends for its success on an ongoing, uninterrupted view of a lake or ocean where the rents are a function of this view. Owners of such properties might be well-advised to ensure this view by either purchasing or leasing the airspace over adjoining properties that might be used for other buildings. A case in point is the Lake Point Tower in Chicago, which was constructed near, but not quite at, the very end of a strip of land extending into Lake Michigan. Developers purchased the tip of the land and erected a high-rise building that effectively blocked the view from the existing structure.

**Water Rights**

Water rights have become increasingly more important. Who owns the water and who has the right to use it? These issues are controlled by state law and will vary greatly. Real estate development has been halted in some areas due to lack of water. Developers must include research of available water supplies into any feasibility studies. Some investors profit by buying and selling water rights. Property values, especially in some of the western states, may be affected significantly by the water rights that are appurtenant to the land. Private entities assemble water rights to sell to municipalities that are sometimes miles away from the source of water.
Real Estate Securities

Although not technically real estate investors in the truest sense of the word, dealers in real estate securities are actively participating in the market by providing the funds necessary to complete most realty transactions. Lenders who originate most of the senior mortgage loans often sell these securities in the secondary market through the services of Fannie Mae, Ginnie Mae, and Freddie Mac.

Dealing in real estate securities offers an investor a viable alternative to the responsibilities that accompany the more active management role associated with traditional real estate investments. A lender assumes a passive role in the operations of a realty venture but still participates as a sort of partner, collecting a portion of the profits in the form of interest. Even more attractive to those who enter this field, the payments do not stop until the loan is repaid, despite the fluctuations of the rental marketplace. Thus, a lender can anticipate receiving a steady income stream in the future, an income that develops a return on the investment commensurate with the risk involved. If the borrower does not fulfill the contractual obligations, the property that is the collateral for the loan reverts to the lender.

Junior securities. In addition to the activities of the secondary mortgage market in dealing with the purchase and sale of senior mortgages, there is a growing demand to use money for trading in junior real estate securities. Because of the rising cost of land and the expenses connected with its preparation, as well as increasing construction costs and the climbing prices for used properties, a second or third mortgage or a land contract is often the only way a property can be financed. Generally, the seller ends up carrying back a junior loan to facilitate the sale of the property.

By its very nature, junior finance is a relatively high-risk investment. Junior means second in priority behind an existing first mortgage lien; thus, there is a greater risk of loss in the event of a default. In a foreclosure, the senior mortgagee is paid first, and then the junior lienholders receive their payments from any excess funds secured at the property’s auction.

However, junior financing instruments can be made more secure. Junior lenders often insist on the inclusion of a “cross-defaulting” clause in their contracts, whereby the borrower will default if he defaults on any other obligation. Wraparound contracts can be established with payments routed through a collection agency or a trustee to ensure the loan’s close supervision. Property subject to a contract for deed can be placed into a trust, eliminating much of the inherent risks.

Generally, returns required for junior loans are secured by negotiated interest rates, substantial placement fees, or discounting.

Discounting. Discounting raises the yield of a receivable for its buyer without affecting the terms of the loan contract. When a real estate loan is originated at a 9% nominal (contracted) interest rate and is sold to a securities dealer for its face value, the purchaser earns a true 9% return on the investment. If, however, the current market interest rate is lower than 9%, the contract will be sold at a premium—an amount higher than its face value—which has the effect of reducing the yield to more closely reflect the current market conditions.
More commonly, however, a mortgage is sold at a **discount**—an amount less than its face value—to raise the yield for its purchaser. The amount of the discount is a function of the mortgage buyer’s yield requirements, the contract’s interest rate, and the term of the loan.

**FOR EXAMPLE** Examine a mortgage for $10,000 with interest-only payments at the rate of 9% per year, due in full in five years. A securities purchaser who requires a 12% return on the investment will pay exactly $8,918.57 for this contract.

\[
\begin{align*}
\text{\$900.00} & \quad \text{Annual interest-only payment} \\
\times 3.604776 & \quad \text{Factor for PWA @ 12\%, 5 years} \\
\text{\$3,244.30} & \quad \text{Present worth of annuity} \\
\text{\$10,000.00} & \quad \text{Reversion at end of 5 years} \\
\times 0.567427 & \quad \text{Factor for PW of $1 @ 12\%, 5 years} \\
\text{\$5,674.27} & \quad \text{Present worth} \\
+ \text{\$3,244.30} & \quad \text{Present worth of annuity} \\
\text{\$8,918.57} & \quad \text{Present worth of contract}
\end{align*}
\]

**Real Estate Mortgage Investment Conduits (REMICs)**

Real estate mortgage investment conduits (REMICs) are an ownership entity that can hold mortgages and issue multiple classes of ownership interests in the form of pass-through certificates, bonds, or other securities. The overall goal of this entity is to simplify the structure of the secondary mortgage market. Even more important, however, the income from a REMIC is considered passive rather than portfolio. Thus, it may be used to offset passive losses.

Under a REMIC, mortgages are pooled in various categories called **tranches** and sold to investors requiring specific yields for specific risks. For example, one tranche may include only fixed-rate loans; another, only variable-rate loans. Another may pool only long-term loans; another, only short-term loans.

All of the tranches offer pass-through services, where interest-only, principal-only, or a combination of both is passed through to the holder of the securities. Various arrangements can be made with receipts as well. For example, payments can be passed through as they are received or they can be paid on a guaranteed basis, whether the REMIC receives them or not. The prices of the tranches are reflective of the risks and yields expected.

The most recent innovations in this program are interest-only (IO) and principal-only (PO) **strips**. Strips can be either highly speculative or act as a hedging vehicle, depending on when the loans in the pool are paid in full. IO strips decrease in value when interest rates fall, and refinancing induces accelerated prepayments of existing loans. Thus, the holders will receive less interest. However, PO strips will increase in value under these same circumstances because their holders will receive principal payments at a faster rate. In the event of rising interest rates, the reverse is true.
SUMMARY

This unit examined the opportunities for private investment in manufactured-home parks and such diverse realty projects as hotels, motels, amusement parks, and golf courses, as well as alternate ventures into franchises, mineral rights, air rights, and mortgage securities. All of these investments are somewhat removed from the more standard real estate opportunities and, as a result, require special skills and knowledge to ensure success.

Manufactured homes appeal to a growing segment of the American population because of increased costs of more standard housing, increased life expectancies, and the effective vesting of many pension and retirement funds. Despite its increasing importance, many community planners frown on this form of property development because of the notion that a “trailer park” is detrimental to property values and places undue strain on city services. Despite this handicap, most modern manufactured-home parks are designed to provide a comfortable and secure residential environment, with some parks offering relatively luxurious accommodations at reasonable rates. These parks include such amenities as swimming pools, clubhouses, meeting rooms, organized social activities, and other provisions for tenant comfort and entertainment.

An alternate land-development program is to construct a modern manufactured-home park and sell the spaces to individual owners in a condominium format. The owners join in an association for their mutual benefit, much as they do in condominium apartment developments.

Hotels, motels, theme amusement parks, and golf courses may be considered businesses as well as realty investments. As a result, the land involved is very much a part of the business activity. Hotels and motels serve the traveler’s need for short-term housing accommodations. The investment opportunities in this form of real estate run the entire gamut from small mom-and-pop operations to luxurious resorts. Amusement parks are specialized investments that require high levels of technical and managerial skill to ensure success. These same requirements are essential to any golf course investment if it is to succeed.

Anticipating an aging baby boom population, some investors are concentrating on developing senior housing. Others seek the security of long-term medical tenancies while others like to speculate in buying repossessions from institutional lenders.

Some real estate investors deal with franchises when leasing property for the operation of special businesses. Franchises are designed to direct the operation of a business so that it follows a prescribed marketing plan under a recognized trade name and property design.

Trading in mineral rights often results in substantial royalties on precious minerals, natural gas, and oil removed from under the land. Some investors deal only in buying and selling the rights to minerals and never actually become involved in the excavation or drilling process themselves.

A market in air rights is emerging in this country as a result of the increasing costs of urban land. As a result, the sale or lease of air rights offers an investor expanded opportunities to participate in this form of real estate. Dealers in air rights must make arrangements to control a portion of the surface if they anticipate constructing a building.

Dealing in mortgage securities offers an investor a viable alternative to the responsibilities that accompany the ownership of real estate. In effect, a mortgagee is, to a limited
extent, a partner with the owner of the property and collects a portion of the profits in the form of interest on the loan, despite the fluctuations of the marketplace.

Real estate mortgages are created by lenders, both large and small, and the securities they originate are often sold in the market. Senior loans are traded in the secondary market through Fannie Mae, Ginnie Mae, and Freddie Mac. Junior loans are sold to securities buyers, who normally require discounts to enhance their yields.

DISCUSSION TOPICS

1. Discuss with the planning and zoning officials in your area their attitudes toward the desirability and location of constructing new manufactured-home rental and sales parks. Did you discern any prejudice in their remarks and, if so, do you think the prejudice is valid?
2. Examine the deed to your property (or any property). Are your mineral rights reserved by the government or by a private individual?
UNIT EXAM

1. When you own your own space in a manufactured-home park, you are in
   a. a cooperative.
   b. a condominium.
   c. a rental park.
   d. an RV park.

2. Depreciation deductions in a manufactured-home park that leases vacant spaces can be taken on all of the following EXCEPT
   a. concrete pads.
   b. tenants’ manufactured homes.
   c. the recreation center.
   d. blacktop roads.

3. Which of the following relationships is FALSE?
   a. Convention hotels—large meeting rooms
   b. Commercial hotels—strong weekend demand
   c. Resort hotels—vacationers
   d. Extended-stay hotels—kitchen apartments

4. Knott’s Berry Farm, Silver Dollar City, and Six Flags refer to
   a. new communities.
   b. theme amusement parks.
   c. recreational condominiums.
   d. urban renewal projects.

5. The retention of mineral rights in a parcel of land is called
   a. an agglomeration.
   b. an amalgamation.
   c. a reservation.
   d. a restriction.

Use Figure 12.2 to answer questions 6 and 7. Note that answers are rounded.

FIGURE 12.2 Annual Compound Interest at 12%

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<tr>
<td>5</td>
<td>0.5674</td>
<td>3.6048</td>
</tr>
</tbody>
</table>

6. What will a 12% investor pay for a new, 8%, four-year, $5,000 interest-only second mortgage?
   a. $4,200
   b. $4,392
   c. $4,460
   d. $5,000

7. What will a 12% investor pay for a two-year-old, 8%, five-year, $5,000 interest-only second mortgage?
   a. $4,375
   b. $4,400
   c. $4,519
   d. $5,000

8. All of the following types of housing are designed specifically for the elderly EXCEPT
   a. a congregate care center.
   b. an assisted living project.
   c. a life care center.
   d. a low-cost rental.

9. Investors in property tax liens mainly earn profits from the
   a. interest charged on the liens.
   b. rents from the properties.
   c. sale of the properties after foreclosure.
   d. sale of the liens at discounts.

10. Strips and tranches are part of which of the following alternative real estate investments?
    a. Real estate securities
    b. Mineral rights
    c. REMICs
    d. Repossessions
Glossary

active income  Income acquired in the pursuit of a taxpayer's main occupation.

adjustable-rate mortgage (ARM)  A mortgage loan that has an interest rate that is changed (adjusted) periodically based upon an index agreed to between a borrower and a lender.

air rights  The right to use the open space above a property. Generally the surface is used for another purpose.

alternative minimum tax (AMT)  Required if its application to the taxpayer's special preference items exceeds the regular tax amount.

Americans with Disabilities Act (ADA)  Federal law that is designed to allow persons with disabilities reasonable access to public areas.

amortization  The systematic repayment of a loan by periodic installments of principal and interest over the entire term of the loan agreement.

anchor tenant  A major department store in a shopping center.

ancillary probate  Process of settling an estate when property is located in a state other than the deceased's main residence.

annual percentage rate (APR)  The effective or actual interest rate, which may be higher or lower than the nominal or contract interest rate because it includes loan closing costs.

annuity  A series of regular payments or receipts over a period of years.

assemblage  The process of combining two or more parcels of real estate into one.

assumable  A loan that may be taken over (assumed) by a buyer when purchasing a parcel of real estate. Often requires the lender to approve the new buyer.

before-tax cash flow  The money left after debt service has been subtracted from the net operating income and before income tax is paid.

betterments  Improvements to property made by tenants.

blue-sky law  Refers to the laws targeted to control "puffing" by land promoters.

boot  Money or property given to make up any difference in value or equity between two properties in a 1031 exchange.

breakeven point  That point at which gross income equals fixed costs plus variable costs.

build to suit  A building to be constructed to serve the special needs of a specific tenant.

Building Owners and Managers Association (BOMA)  An association of building owners and managers founded in 1921 to address issues in the building management industry.

bundle of rights  Describes the owner's rights of control over property.

business park  A preplanned conglomeration of buildings in one area designed to house activities of a business nature.
buyer's market  When the supply of a commodity exceeds the demand.
capital gains income  The taxable profit derived from the sale of a capital asset.
capitalization rate  The rate of return, based on purchase price, that would attract capital.
caps  Limits to the increases in either the interest rate or payment amount under an adjustable-rate mortgage. Often includes an annual limit and a lifetime limit.
ceiling  An absolute maximum rate of interest that may be charged under an adjustable-rate loan.
central business district (CBD)  An agglomeration of businesses and services in the center of a city; “downtown.”
collapsible corporation  A corporation designed to exist only during the course of constructing a large project. After completion, it is dissolved.
collateral  Property, real or personal, pledged as security to back up a promise to repay a debt.
common-area fee  In condominiums, the charge for taxes, insurance, maintenance, and so forth, apportioned to each owner and, in shopping centers, to each tenant.
common areas  Those areas in a condominium that are held as common elements.
community property  The assumed form of ownership for married persons in Texas.
community shopping center  A type of center that is larger than a neighborhood center but smaller than a regional center.
compound interest  Interest paid on interest earned.
Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA)  A federal law that defines liability for environmental cleanups.
condominium  The fee simple ownership of an apartment or a unit; generally in a multiunit building; includes an undivided interest in the common elements.
congregate care center  A form of housing in which tenants have access to a communal dining room, physical and social amenities, and, often, a health care center.
construction loan  An open-end mortgage loan, usually for a short term, obtained to finance the actual construction of buildings on a property.
contract for deed  A contract under which the purchase price is paid in installments over a period of time during which the purchaser has possession of the property but the seller retains title until the contract terms are completed; usually drawn between individuals. Also called a land contract, installment contract, or agreement of sale.
conversion  (1) To change to another use, as changing rental apartments to condominiums or lofts to apartments. (2) The appropriation of property that belongs to another.
cooperative  A multiunit building whose title is held by a trust or corporation for the benefit of persons living in the building. The residents are beneficial owners of the trust or shareholders of the corporation, each possessing a proprietary lease.
cosign  Additional signatures in a real estate agreement providing extra guarantees.
courtesy rights  The rights of a widower in the estate of his deceased wife.
cycle  Events that repeat themselves on a regular basis; may be a business cycle, an economic cycle, or a real estate cycle.
debt coverage ratio  The number of times the annual net operating income will pay the annual debt service as required by the lender.
debt service  The principal and interest payment on a loan.
deed of trust  A financing instrument in which the borrower/trustor conveys title into the hands of a third-party trustee to be held for the beneficiary/lender. When the loan is repaid, title is reconveyed to the trustor. If default occurs, the trustee exercises the power of sale on behalf of the lender/beneficiary. Also called a trust deed.
deed restrictions  Private restrictions on land use placed on property through provisions in a deed.
default  Nonperformance of a duty; failure to meet an obligation when due.
deferred exchange  A time-delayed trading of like properties.
deficiency judgment  The difference in the amount received at an auction of defaulted property between the amount owed and the amount received as an award to the lender.
demand  The desire to acquire properties or services.
depreciation  Appraisal: Loss of value due to physical deterioration, functional obsolescence, or economic obsolescence. Accounting: Allowable deduction for the recapture of the investment.
discount  A payment of less than the face amount of a security as a consequence of the contract interest rate being lower than the market rate.
discount rate  The rate of interest charged by the Federal Reserve to its member banks to borrow money.
discounted cash flow  The present worth of a series of receipts over time.
discretionary funds  Money available for investment in excess of that needed for necessities.
discretionary trust  A trust that may be changed at the will of its owners.
dower rights  The rights of a wife in the estate of her deceased husband.
draws  A system of payments made by a lender to a contractor as designated stages of a building’s construction are completed.
due diligence  An investigation to find all facts of material interest to an investor.
due-on-sale clause  A clause in a mortgage or trust deed that stipulates that a borrower cannot sell or transfer the property without prior written consent of the lender. Also called an alienation clause.
easy money  When interest rates are low and funds for loans are plentiful.
effective gross income (EGI)  The total income from the property.
Environmental Protection Agency (EPA)  A federal agency that sets standards, determines how much pollution is tolerable, establishes timetables to bring polluters into line with its standards, and enforces environmental laws.
escalation clause  A clause in a loan instrument that provides for increases in payments or interest based on predetermined schedules or on a specified economic index, such as the cost-of-living index.
eviction  The legal dispossession of an errant borrower or tenant.
exchange  To trade like properties, thus avoiding income tax liability under IRS 1031.
exculpatory clause  (1) A clause sometimes inserted in a mortgage note in which the lender waives the right to a deficiency judgment. (2) As used in a lease, a clause that intends to relieve the landlord from liability for tenants’ personal injuries and property damage.
factoring  Receivables sold to generate cash flow.
Fair Housing Act  A federal law that prohibits discrimination in the sale, rental, financing, or appraisal of most types of housing.
Fannie Mae  A privately owned corporation, originally created as a federal agency, that provides a major secondary mortgage market.
feasibility study  A market or financial analysis of a proposed investment with emphasis on the attainable income, probable expenses, and most advantageous use and design.
fee simple ownership  A title that is unqualified; the most complete form of ownership; conveys the highest bundle of rights. Also called fee simple absolute title.
fixed costs  Those costs of operating a property that do not change with the occupancy level; for example, landscape maintenance.
fixed expenses  Costs that are more or less permanent and vary little from year to year—such as real estate taxes and insurance for fire, theft, and hazards—and often stay the same no matter what the occupancy level of the property may be.
fixity  Real estate that is permanently attached to the ground.
foreclosure  Court action initiated by the mortgagor or a lienor for the purpose of having the debtor’s real estate sold to pay the mortgage or other lien.
forgoing  The act of not doing something. Not accepting a benefit now, often in the hope of greater benefits later.
franchise  By private contractual agreement, a business that uses a designated trade name and operating procedures.
Freddie Mac  An organization that operates much like Fannie Mae to provide a secondary market for mortgages issued by the members of the Federal Home Loan Bank system.

functional obsolescence  Defects in a building or structure that detract from its value or marketability; usually the result of layout, design, or other features that are less desirable than features designed for the same functions in newer property.

general obligation bond  System of financing in which the community is held responsible for making payments for capital improvements, usually included in property taxes.

general partnership  A type of partnership wherein all the partners share in the operation, profit, and losses both jointly and severally.

Ginnie Mae  A federal agency created in 1968 to take over special assistance and liquidation functions of Fannie Mae. Ginnie Mae participates in the secondary market through its mortgage-backed securities pool.

graduated lease  A contract specifying rental increases in regular increments.

graduated payment loan  A loan for which payments increase regularly over time.

grantor retained income trust (GRIT)  A trust wherein the income from the trust goes to the grantors until death, at which time the income goes to the named beneficiaries.

growth management  Policies that control growth of a community.

highest and best use  That possible use of property that will produce its greatest net income and thereby develop its highest value.

hobby tax rules  Rules that limit allowable deductions on enterprises that do not clearly show a profit motive.

homogeneous tenancy  A business tenancy in which similar or complementary goods or services are offered.

horizontal regime  Condominium ownership of a unit above ground.

hypothecation  The act of pledging real estate as security without surrendering possession of the property.

incremental taxes  Additional taxes generated as a result of new industry moving into an area.

incubator industrial building  A structure provided by the community to encourage growth of a new company.

index  A benchmark that is used to adjust the interest rate in an adjustable-rate loan; for example, the one-year Treasury bill.

industrial development bond  Securities issued to pay for the development of a new industry, usually in the form of general obligation bonds.

industrial park  A controlled development designed to accommodate specific types of industry.

infant industry  Newly formed businesses.

inheritability  Under our allodial system, the ability to leave property to heirs.

installment factor  Gain divided by equity and applied to annual portions of principal received as payments on an installment contract to determine taxable amount.

Institute of Real Estate Management (IREM)  A professional association of real property managers that awards the Certified Property Manager designation.

interest factor (IF)  The proportion that determines the time value of money.

interim loan  A short-term loan made during construction, to be replaced by a permanent loan upon completion.

internal rate of return (IRR)  The rate at which the present worth of an annuity plus reversion exactly equals the investment price.

investment trust  A trust designed to act as an investment conduit for small investors that enables them to pool their resources.

irrevocable trust  A permanent arrangement that cannot be changed until the goals of the trust have been met.

joint tenancy  Ownership of real estate by two or more parties; includes rights of survivorship where the deceased’s interest passes automatically to the surviving joint tenant(s).

joint venture  The joining of two or more people in a specific business enterprise. A common joint venture is a type of equity participation arrangement in
which a lender puts up funds, a developer contributes expertise, and the two become partners in the project.

junior loan  Any loan that is not in first lien position.
labor-intensive  A business depending more on labor than on machines.
land banking  Purchasing and holding land for future development.
lease  A written or oral contract between a landlord (the lessor) and a tenant (the lessee), transferring the right to exclusive possession and use of the landlord’s real property to the lessee for a specified period of time and for a stated consideration (rent). Leases for more than one year must be in writing to be enforceable.
leasehold  The tenant’s legal interest in a property.
leveraging  Use of borrowed money to finance the purchase of an investment.
lien  A legal claim that one party has against the property of another as security for a debt.
limited liability company (LLC)  Enjoys a corporate form and the tax advantages of a partnership without the restrictions of an S corporation.
limited partnership  A legal entity that includes a general partner, who actively manages the investment, and limited partners, whose only personal liability is their investments. Income taxes vest at each individual partner level.
liquidity  Condition under which something can be sold promptly at market value.
living trust  An arrangement whereby legal title to property is transferred by the owner (trustor) to a third person (trustee) to be held and managed by the trustee for the trustor’s benefit and under the trustor’s control for a certain period of time until specific goals have been attained. Also called an inter vivos trust. Established to facilitate the management of properties during the grantors’ lives. Usually resolves into a testamentary trust on their deaths.
location  Where the property is. An indispensable component for an evaluation analysis.
loft building  A large, warehouse-type building usually located in a central city area.
longevity  The concept of real estate that recognizes the long-term nature of most real estate investments.
mall  The common walking areas of large shopping centers.
manufactured home  Prefabricated homes built in a factory and transported to a lot for installation.
market analysis  An analysis designed to uncover the conditions and trends of a marketplace.
market segmentation  Due to the fractured aspect of the real estate business, the market tends to be local in nature and its conditions may vary greatly from location to location.
market value  The highest price for which a property would sell, assuming a reasonable time for the sale and a knowledgeable buyer and seller acting without duress.
mineral rights  Ownership rights to all minerals located on or under land and to the profits realized from the sale of these minerals.
minimum housing standards  Minimum building and housing codes adopted by many communities to protect the health and safety of the public.
mortgage  A document establishing real property as security for the repayment of a debt.
negative amortization  Less than interest-only loan payments, which cause the balance of a loan to increase by the amount of the deficient interest.
neighborhood shopping center  The smallest planned center.
net lease  A lease requiring the tenant to pay the costs of operating the building, including maintenance, taxes, insurance, and repairs, in addition to the rent.
net operating income (NOI)  The income left after all the operating expenses have been paid.
nominal interest rate  The rate of interest defined in the contract.
note  A signed instrument acknowledging a debt and promising repayment.
off-street parking  Parking spaces on private land, as in shopping centers.
office park  A preplanned conglomeration of buildings in one area designed to house activities of a business nature.
operating expenses  Periodic and necessary expenses essential to the continuous operation and maintenance of an income property.
opportunity cost  The amount of money that could be earned through alternative investments.

option  An agreement to keep open an offer to sell or purchase property for a prescribed period.

partially amortized loan  A loan that has a series of payments, part principal and part interest, that is not sufficient to pay off the total loan at maturity. There is a remaining amount of principal (a balloon) that must be paid at the end of the loan term.

partnership  An association of two or more individuals who operate a business as co-owners.

passive income  Income from real estate rentals; owner does not take a role as manager.

percentage clause  A clause in a contract that stipulates that a tenant pays a fixed percent of the gross income against a specified minimum rental.

personal property  Movable property that does not fit the definition of realty.

plat  An official map of an area that is recorded in the public record.

plottage  The subsequent increase in value of a group of adjacent properties when they are acquired by the same owner and combined into one property.

percentage clause  A clause in a contract that stipulates that a tenant pays a fixed percent of the gross income against a specified minimum rental.

permanence  An attribute of real estate that recognizes that real estate investment is long term, complex, and often requires large sums of money.

portfolio income  Income from interest, dividends, and royalties.

potentially responsible party (PRP)  An entity that, under the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), may be liable for the costs of an environmental cleanup.

present worth  Discounting money to be received in the future to determine its value today.

property  Anything capable of being owned.

property tax lien  A lien placed on real property until such time as the property tax bill is paid.

proprietary lease  In a corporation cooperative, the lease issued to an individual shareholder occupant.

pyramiding  A method of acquiring additional properties by refinancing equities.

railroad spur  A branch line constructed to an industrial project for dockside loading and unloading.

real estate  A portion of the earth’s surface, extending downward to the center of the earth and upward into space, including all things permanently attached thereto by nature or people, and all legal rights therein.

real estate investment trust (REIT)  An unincorporated trust set up to invest in real estate that must have at least 100 investors, with management, control, and title to the property in the hands of trustees.

real estate mortgage investment conduit (REMIC)  A pool of mortgages in which investors may purchase proportionate interests.

real estate mortgage trust (REMT)  A business trust, similar to a REIT, that invests in mortgage securities rather than in real estate.

real property  The rights of real estate ownership; often called the bundle of legal rights. See also real estate.

recognized gain  Profit from the sale of an investment that is taxable in the current year.

regional center  A large agglomeration of shops and stores in one location. Includes more than one department store.

regular corporation  A corporation that is not an S corporation or LLC.

Regulation Z  The truth-in-lending portion of the Consumer Credit Protection Act of 1968. It requires complete disclosure of the total costs involved in most credit activities.

relative scarcity  A situation in which the consumer perceives a shortage and bids up the value of the commodity accordingly.

release clause  A clause included in a blanket mortgage that provides that on payment of a specific sum of money, the lien on a particular parcel or portion of the collateral will be released.

rental concessions  Perquisites offered to entice new tenants, such as free rent for a few months or build-outs in the form of partitions or paint.

repossession  The act of placing property into the hands of the holder of the security after foreclosure.

reserves  A portion of earnings set aside to cover possible future losses.
retirement community  A residential community designed to fit the needs and lifestyles of older persons.

return on investment (ROI)  An annual percentage derived from dividing cash invested into net after-tax income.

revenue bond  Bonds to be repaid by the fees charged for the use of the funded project.

rezoning  The process of changing from one land use to another, usually more intensive.

right of first refusal  The right of a person to have the first opportunity to either purchase or lease a specific parcel of real property.

risk  The possibility of loss.

royalty income  Profits secured from mineral rights, oil wells, and publications. See also portfolio income.

S corporation  A corporation with a maximum of 75 shareholders that is taxed like a partnership.

sale-leaseback-buyback  A financing arrangement under which an investor purchases real estate owned and used by a business corporation, then leases the property back to the business; includes a buy-back option.

scheduled gross income (SGI)  The amount of rental income the property could produce with 100% occupancy and with all tenants paying full rent.

secondary market  A marketplace in which mortgages and trust deeds are traded. See also Fannie Mae, Freddie Mac, and Ginnie Mae.

securities  Something given, deposited, or pledged to make secure the fulfillment of an obligation, usually the repayment of a debt. Generically, mortgages, trust deeds, and other financing instruments backed by collateral pledges are termed securities for investment purposes.

self-storage facility  Neighborhood storage facilities usually designed as individual cubicles; accessible daily.

seller’s market  When demand exceeds supply.

senior loan  Any loan that has priority over another.

setback requirement  Local zoning and building code specifications stipulating the amount of open space to be preserved in the front, rear, and side yards.

severalty  Ownership of property vested in one person alone.

sheltering  Having income deemed as either nontaxable, as in the deduction of expenses, or as tax deferred, as in cost recovery (depreciation) deductions.

sinking fund  A savings account designed to accumulate funds in anticipation of meeting a balloon payment.

sole and separate ownership  Individual ownership by a married person.

split-fee financing  A financing arrangement wherein the lender purchases land and leases it to a developer while at the same time financing the construction of the improvements.

spot zoning  A single property with a permitted use not in conformity with the surrounding properties.

strip  Part of a REMIC’s assets; interest-only (IO) or principal-only (PO) portions of its inventory can be sold separately.

strip store  Store buildings found along a community’s arterial roads.

subdivision restrictions  Restrictions, often created by a city, that places minimum requirements in the development of any subdivision within the jurisdiction of that city.

subject to  Becoming responsible, but not assuming personal liability, for an existing loan.

sublease  The right of a primary tenant to rent a property to a subsequent tenant. Usually maintains the continued liability of the primary tenant.

super-regional center  Regional shopping centers that include apartment and office buildings.

supply  Products and services available for consumption.

sweat equity  The amount of equity created in a property by the work and improvements made by the direct labor of a person such as an owner.

syndicate  A group of two or more people united for the purpose of owning an investment. A syndicate may operate as a corporation, general partnership, or limited partnership.

tax clause  In a lease, a clause requiring the tenant to pay any increase in property taxes over the base year’s amount.
**tax credit** A credit applicable directly against taxes due; a 100% deduction.

**tax shelter** A phrase often used to describe some of the tax advantages of real estate investment, such as deductions for depreciation, interest, taxes, and so forth.

**taxable income** The net income, after allowable deductions and adjustments, on which the tax rate is applied.

**tenancy by the entirety** The joint ownership, recognized in most states, of property acquired by husband and wife during marriage. On the death of one spouse, the survivor automatically becomes the sole owner of the property.

**tenancy in common** A form of inheritable co-ownership under which each owner holds an undivided interest in real property.

**tenant mix** In a shopping center, the description of occupants by the types of businesses in which they are engaged.

**term loan** A loan to be paid in full at a specified time; not an amortizing loan.

**testamentary trust** A trust that commences on the demise of the trustor.

**tight money** When interest rates are high and funds for loans are scarce.

**time-share** A real estate ownership form that permits multiple purchasers to buy undivided interests in a resort condominium with the right to use the facility for a specified time period.

**time value of money** The present worth of future income.

**topography** The surface characteristics of land.

**tranche** Parts of a REMIC’s assets.

**value in use** A specific use that defines a property’s value.

**variable costs** Operating expenses of a property that will change with the occupancy level; for example, management fees based on rent collected.

**variable expenses** The expenses that vary according to the occupancy level such as supplies, water, and any management fees that are tied to the amount of rent collected.

**variable interest rate** An approach to financing in which the lender is permitted to alter the interest rate, with a certain period of advance notice, based on a specific base index. Monthly loan payments can then be increased or decreased or maturity can be extended, depending on how the base index fluctuates.

**warehouse building** Buildings used for storage.

**wraparound loan** A new loan that encompasses any existing loan without disturbing the legal priority of an underlying loan.
Answer Key

Answer Key for Unit Exam 1
1. c
2. a
3. c
4. d
5. d
6. c
7. d
8. b
9. b
10. a

Answer Key for Unit Exam 2
1. c
2. d
3. c
4. b
5. a
6. c
7. c
8. d
9. b
10. c

Answer Key for Unit Exam 3
1. c
2. d
3. b
4. c
5. d
6. d
8. a
9. c
10. d

Answer Key for Unit Exam 4
1. c
2. d
3. b
4. b
5. d
6. b
7. c
8. c
9. d 100,000 – 20,000 = 80,000 × 0.02564 = 2,051 × 10 = 20,510; 80,000 – 20,510 = 59,490 + 20,000 = 79,490.
10. b Gain ÷ equity = 40,000 ÷ 60,000 = 66½.

Answer Key for Unit Exam 5
1. b 50,000 – 15,000 = 35,000 – 25,000 = 10,000 ÷ 100,000 = 10%.
2. c 300,000 × 0.036 = 10,800.
3. c
4. b 100,000 ÷ 17.001 = 5,882.
5. a 100,000 + 133,333 = 749.99.
6. c 100,000 + 7.843 = 12,750.
7. b 10,000 × 6.8109 = 68,109. 150,000 × 0.1827 = 27,405. 68,109 + 27,405 = 95,514.
8. b 5.6502 – 3.6048 = 2.0454 2nd 5-year IF. 6.8109 – 5.6502 = 1.1607 3rd 5-year IF. 5,000 × 3.6048 = 18,024. 10,000 × 2.0454 = 20,454. 15,000 × 1.1607 = 17,410. 87,500 × 0.1827 = 15,986 + 17,410 + 20,454 + 18,024 = 71,874.
9. b
10. b

Answer Key for Unit Exam 6
1. d
2. b
3. b
4. d
5. b
6. c
7. c
8. d
9. b
10. c 50,000 × 0.02 = 1,000 + (10,000 × 0.10 = 1,000) = 2,000 ÷ 10,000 = 20%.

Answer Key for Unit Exam 7
1. c 6,000 × 10 = 60,000 – 30,000 = 30,000 ÷ 0.10 = 300,000.
2. a
3. b
4. a
5. b
6. d
7. d
8. c
9. c
10. d

Answer Key for Unit Exam 8
1. c
2. c
3. c
4. b
5. c
6. a
7. b
8. d
9. c
10. d July through February = 8 months total × $500 = $4,000.

Answer Key for Unit Exam 9
1. d
2. c
3. b
4. c
5. c
6. d
7.  d  
8.  a  
9.  c  
10.  b  

**Answer Key for Unit Exam 10**  
1.  d  
2.  c  
3.  b  
4.  a  
5.  c  
6.  a  
7.  c  
8.  b  
9.  d  
10.  c  

**Answer Key for Unit Exam 11**  
1.  b  
2.  c  
3.  d  
4.  c  
5.  d  
6.  c  
7.  d  
8.  a  
9.  c  
10.  c  

**Answer Key for Unit Exam 12**  
1.  b  
2.  b  
3.  b  
4.  b  
5.  c  
6.  b  
5,000 × 0.08 = 400 × 3.0373 = 1,214.92. 5,000 × 0.6355 = 3,177.50 + 1,214.92 = 4,392.42.
7.  c  
5,000 × 0.08 = 400 × 2.4018 = 960.72. 5,000 × 0.7118 = 3,559.00 + 960.72 = 4,519.72.
8.  d  
9.  a  
10.  c
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