Intercreditor Agreements

Avoiding Lender-on-Lender Violence In the Closing Process

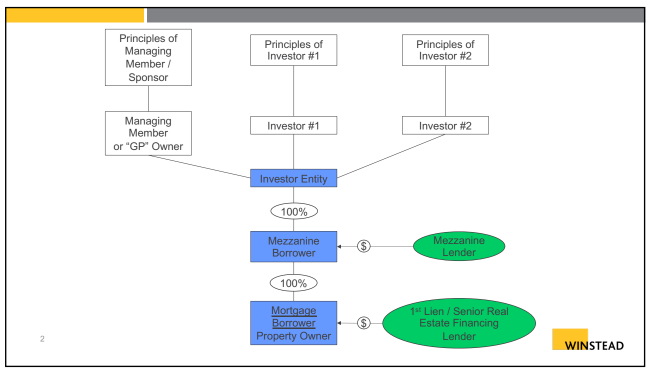
2024 Mortgage Lending Institute University of Texas September 12, 2024

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1



2

Features of Typical Senior-Mezzanine Intercreditor Agreement

- 1. Nature of mezzanine debt
- 2. "Sequential" vs. "Pari Passu" funding
- 3. Notice and cure rights
- 4. Right to foreclose equity
- 5. Right to buy Senior Loan
- 6. Limitations on transfer rights
- 7. Limitations on modification rights
- 8. Amendment to Senior Loan terms after Mezzanine Foreclosure

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Borrower/Owner Perspective

- 1. Typically Intercreditor Agreement not visible to Borrower/Owner
- 2. Degree of Difficulty
- 3. Dual obligation to the lenders
- 4. Expectation: Timing and Legal Fees
- 5. Consideration applicable if Mezz Lender takes over

4

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ISSUE #1 SUPPLEMENTAL GUARANTIES

- 1. Identity of Supplemental Guarantor
 - Control over Borrower
 - Minimum economic stake
 - Creditworthiness requirements
 - "Excluded Parties"
 - Pre-Approval Issue
- 2. Nature of Supplemental Guaranties
 - Any sponsor guaranties being omitted?
 - The "going forward only" argument

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ISSUE #2 OTHER CONDITIONS TO MEZZANINE FORECLOSURE

- 1. Identity of "Qualified Transferee"
- 2. Construction Transition Issues
- 3. Reserve Replenishment
- 4. Cure of Defaults
- 5. KYC/OFAC Approval
- 6. Procedural Matters

6

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Also available as part of the eCourse <u>Intercreditor Agreements: Avoiding Lender-on-Lender Violence in the Closing</u> <u>Process</u>

First appeared as part of the conference materials for the 58th Annual William W. Gibson, Jr. Mortgage Lending Institute session "Intercreditor Agreements – Avoiding Lender-on-Lender Violence in the Closing Process"