Unit 4: Forms of Real Estate Ownership

LECTURE OUTLINE

- I. Ownership in severalty—title vested in one natural or legal person, such as a corporation
- II. Co-ownership—concurrent owners; co-owners. Forms of co-ownership, shown in Figure 4.4. include:
 - A. Tenancy in common (see Figure 4.1)
 - 1. Two or more natural or legal owners
 - 2. Each owner holds an undivided fractional interest
 - 3. Unity of *possession*
 - B. Joint tenancy with right of survivorship (see Figure 4.2)
 - 1. Two or more natural owners only
 - 2. Inherent right of survivorship among the owners
 - 3. Creation of joint tenancy requires four unities (PITT)
 - a. Unity of possession means that all joint tenants hold an undivided right to possession
 - b. Unity of interest means that all joint tenants hold equal ownership interest
 - c. Unity of time means that all joint tenants acquire their interest at the same time
 - d. Unity of title means that all joint tenants acquire their interest by the same document
 - 4. Termination of joint tenancy occurs when any one unity is terminated. (see Figure 4.3)
 - C. Termination of co-ownership by suit for partition. The court may physically divide the property or order it sold and divide the proceeds among the disputing owners.
 - D. Ownership by married couples
 - 1. Tenancy by the entirety
 - a. Special form of ownership for married couples in certain states
 - b. Each spouse has undivided interest with right of

- survivorship
- c. Both spouses must sign any documents to encumber or convey the property.

2. Community property rights

- a. Special form of ownership for married couples only
- b. Property acquired during the marriage is community property.
- c. Spouses are considered equal partners, with both signatures required for conveying or mortgaging community property.
- d. Property brought to the marriage or acquired during the marriage by gift or inheritance is separate property; income earned from separate property is also considered separate property.
- e. Does not have a right of survivorship as joint tenancy does. When one spouse dies, one-half of the property is inherited by the decedent's heirs (which may or may not be the other spouse).

III. Trusts and Business Organizations

- A. In a trust, a person transfers ownership of property to someone else to hold or manage for the benefit of a third party.
 - 1. Parties to a trust are:
 - a. Trustor is the person who creates the trust
 - b. Trustee is the party who holds legal title and must carry out the trustor's instructions regarding the purpose of the trust; has a fiduciary responsibility
 - c. Beneficiary is the person who benefits from the trust
 - 2. Living trust created while the trustor is alive, usually by a detailed trust agreement
 - 3. Testamentary trust created at the grantor's death through the grantor's will
 - 4. Land trust in which real estate is the only asset
 - a. Public records do not name beneficiary.
 - b. Property can be pledged as security without having mortgage recorded; beneficial interest is personal property.
 - c. Continues for a definite term; if not extended, it expires.
- B. Ownership of Real Estate by Business Organizations
 - 1. Partnership—two or more people who carry on a business for profit as

co-owners

- a. General partnership—all partners participate in the partnership and share full liability
- b. Limited partnership—the general partner or partners provide the management for the limited (nonparticipating) partners; limited partners are only liable to the extent of their investment

2. Corporation

- a. A legal entity ("artificial person"); chartered under state law.
- b. Exists in perpetuity until formally dissolved.
- c. Managed and operated by board of directors.
- d. Provides its shareholders with limited liability.
- e. Corporate profits are subject to double taxation unless a Chapter S corporation limiting number of shareholders.

3. Limited liability company (LLC)

- a. Combines features of limited partnerships and corporations.
- b. Members have the limited liability of a corporation plus the tax advantages of a partnership.

IV. Condominiums, Cooperatives, and Time-Shares (see Figure 4.5)

A. Condominium ownership (see Figure 4.6)

- 1. Created under condominium laws (often called horizontal property acts).
- 2. The purchaser is a fee simple owner who receives a deed to
 - a. individual ownership of an identified unit
 - b. tenant-in-common interest for the common elements
- 3. Can be for any type of real estate, not just residential.
- 4. Requires periodic fees for common area expenses and assessments for special expenses.
- 5. Individual ownership unit is assessed for real property tax.
- 6. Administered by association of unit owners.

B. Cooperative ownership

- 1. Title to the land and building is held by a corporation.
- 2. The purchaser is a shareholder who receives
 - a. shares of stock
 - b. a proprietary lease to an apartment

- 3. Operated and managed by board of shareholders.
- 4. Shareholders pay fees to support the corporation's expenses, including real property taxes. If shareholder defaults on fees, the burden falls on the remaining shareholders to support the cooperative.
- 5. Method of transfer of ownership is an important issue and may require approval by board of directors and selling of stock back to corporation.

C. Time-share ownership

- 1. Can be either a *time-share estate* (fee simple interest) or a *time-share use*, (right to use only; developer owns the real estate).
- 2. The purchaser usually receives the right to occupy a certain unit for a specified time period each year.
- 3. State laws that govern time-shares are complex and varied, requiring specialized competent legal counsel.
- 4. Time-shares are frequently regulated as subdivisions and sales may be subject to federal securities laws.
- 5. Some states have adopted versions of the Model Real Estate Time-Share Act.