Chapter S-L 27

FAIRNESS IN LENDING

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S-L 27.01 Purpose. It is the purpose of this chapter to require savings and loan associations to give every applicant an equal opportunity to obtain a loan, by evaluating the applicant's creditworthiness on an individual basis, without referring to the presumed characteristics of a group or neighborhood.

History: Cr. Register, March, 1975, No. 231, eff. 4-1-75

- S-L 27.03 Certain underwriting practices prohibited. Unless required by state or federal law or by the rules or regulations of a state or federal agency, no association may utilize an underwriting practice that:
- (1) Fails to consider all of the regular and dependable income each person who will become obligated for payment of the debt.
- (2) Varies the terms or criteria of the extension of credit on the basis of the child-bearing capacity of an applicant or an applicant's spouse.
- (3) Utilizes lending standards that have no economic basis and are discriminatory in effect.

History: Cr. Register, March, 1975, No. 231, eff. 4-1-75.

- S-L 27.05 Discrimination prohibited. (1) RACIAL, SEXUAL AND ETHNIC DISCRIMINATION. No association may, on the grounds of sex, marital status, race, color, creed, national origin or ancestry:
 - (a) Denv a person any service.
- (b) Provide a person with any service which is different from, or is provided in a different manner than, that provided other persons similarly situated.
- (2) DISCRIMINATION BY LOCATION OF SECURITY. No association may deny or vary the terms of a written loan application on the grounds that a specific parcel of real estate proposed as security for a mortgage loan is located within a given geographic area.
- (3) Enforcement. In the enforcement of this section, the commissioner shall consider business judgments made to achieve genuine business needs. Such needs include:
 - (a) Diversification of the association's investment portfolio.
- (b) Operation within the scope of the association's lending experience.

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- (c) Requiring that the terms of a mortgage loan be such that the amortization of the debit is not less than any reasonably anticipated decline in the value of real property securing the loan.
- (d) Compliance with state or federal law or the rules or regulations of a state or federal agency.

History: Cr. Register, March, 1975, No. 231, eff. 4-1-75.

- S-L 27.07 Right to submit loan applications. No association may deny an individual an opportunity to submit a written loan application, provided:
- (1) An association may require the application to be accompanied by a loan application fee, where such a fee is charged by the association in the regular course of its business.
- (2) An association may require the application to be on a form prepared by the association or accepted by the association for its use.
- (3) An association may require an application for a purchase money mortgage to be accompanied by the applicant's accepted offer to purchase the subject property.

History: Cr. Register, March, 1975, No. 231, eff. 4-1-75.

S-L 27.09 Written notice to borrower required for denial of loan applications. A presumption of discrimination in violation of section S-L 27.05 shall attach if a written loan application is rejected or the commitment given contains terms other than those originally applied for, and the reason for such rejection or modification is not indicated to the applicant in writing.

History: Cr. Register, March, 1975, No. 231, eff. 4-1-75.

S-L 27.11 Fairness in lending notice. Each association shall maintain in a conspicuous place in each of its offices, for free distribution to the public, a sufficient quantity of a notice adequately describing the association's obligations under this chapter to those who apply or wish to apply for loans. The form and content of the notice shall be approved by the commissioner.

History: Cr. Register, March, 1975, No. 231, eff. 4-1-75.