

# Standard on Verification and Adjustment of Sales

Approved November 2010

## **INTERNATIONAL ASSOCIATION OF ASSESSING OFFICERS**

The assessment standards set forth herein represent a consensus in the assessing profession and have been adopted by the Executive Board of the International Association of Assessing Officers. The objective of these standards is to provide a systematic means by which concerned assessing officers can improve and standardize the operation of their offices. The standards presented here are advisory in nature and the use of or compliance with such standards is purely voluntary. If any portion of these standards is found to be in conflict with the Uniform Standards of Professional Appraisal Practice (USPAP) or state laws, USPAP and state laws shall govern.

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## *Standard on Verification and Adjustment of Sales*

### 1. Scope

The primary responsibility of the assessor is estimating the market value of each property within the jurisdiction. The integrity of the property tax is dependent on the accuracy of these estimates of market value. This is accomplished by analyzing market data to determine the price that the property being appraised would probably bring in the marketplace on the date of appraisal. Appraisal accuracy refers to the degree to which properties are appraised at market value, as defined by professional standards (see the IAAO *Glossary for Property Appraisal and Assessment* [IAAO 1997] and the IAAO *Standard on Ratio Studies* [IAAO 2010]). This standard provides guidance to ensure that only sales that meet the definition of market value and that have been adjusted for any monies (including financing) not attributable to the real estate are used in developing these estimates of market value. Accuracy is dependent upon proper verification and adjustment of sales data.

### 2. Introduction

Sales data should be collected, verified, and adjusted as necessary for model calibration and ratio study purposes. In some cases, sales may be valid for model calibration but should not be considered valid for ratio study purposes. A verified sale is more reliable than an unverified sale.

In jurisdictions that do not have laws mandating full disclosure of sales data, assessing officials work under a severe handicap and should seek legislation that provides for such disclosure (see the results of the 2008 *Survey of Ratio Study Practices* [Technical Standards Committee IAAO 2009]). In addition, jurisdictions that have disclosure but not adequate sale disclosure documents should work toward that goal. The terminology for determining whether or not a sale meets the definition of a valid transaction differs throughout the industry (validation, verification, confirmation, qualification, screening, and so on); however, for purposes of this standard, the term *verification* is used. It is important to remember that all sales should be considered candidates as valid sales unless sufficient information can be documented to show otherwise. While it is imperative that sales be verified uniformly and accurately, it is also important to process and verify sales in a timely manner so they are available for analysis. Sales should be trimmed for outliers during the statistical phase, not during the verification phase of a mass appraisal or sales ratio study program.

### 3. Sources of Sales Data

The primary sources of sales data include real estate transfer documents, sales verification questionnaires, buyers and sellers, and third-party sources.

#### 3.1 Real Estate Transfer Documents

Real estate transfer documents include deeds, sales contracts, and transfer affidavits (i.e., land contracts, contract for deed) completed at the time of sale. Some jurisdictions require recordation of transfer documents, and some do not (see the results of the 2008 *Survey of Ratio Study Practices* [Technical Standards Committee 2009]).

##### 3.1.1 Deeds and Land Contracts

A deed is a written legal instrument that, when duly executed, conveys an interest in the legal title to a property.

The *general warranty* deed provides the highest level of protection to the buyer and establishes that the seller owns the property and has the legal right to sell it. Unless stated specifically in the deed, the property is free of any liens or encumbrances; the buyer is guaranteed the title will stand against third parties attempting to establish title to the property; and the seller promises, in order to make the title good, he or she will deliver any document or instrument necessary.

A *special warranty* deed is not nearly as protective as the general warranty deed in that the seller warrants he or she has received title and ensures the property was not encumbered during his or her ownership.

*Bargain and sale* deeds implicitly or explicitly assert the grantor's ownership of the property conveyed, but they make no guarantee to defend the title. They provide the grantee with more protection than a quitclaim deed but less than a special warranty deed. The words of conveyance "bargain and sale" distinguish a bargain and sale deed.

A deed in which the grantor conveys or relinquishes all interests in a property without warrant as to the extent or validity of such interests is known as a *quitclaim* deed. The quitclaim deed is the least protective deed for the buyer and conveys only whatever rights or interests the grantor has in the property. There are no warranties or covenants to the buyer. If the grantor has a good title, it is as good as the warranty deed; however, there are no warranties or guarantees.

*Tax deeds* (*Sheriff, Marshalls*) are deeds by which title to real property, sold to discharge delinquent taxes, is transferred by a tax collector or other authorized officer of the law to the purchaser at a tax sale.

*Trust deeds* transfer the title to the property to a trustee to be held in trust. These deeds are also known as *deeds of trust*. There are three parties involved in a deed of trust: the trustor (borrower), trustee (holder of the legal title), and the beneficiary (lender). The trustee holds the power of sale in the event of default.

*Land contracts* are executory contracts for the purchase of real property under the terms of which legal title to the property is retained by the seller until such time as all the conditions stated in the contract have been fulfilled. These contracts are commonly used for the installment purchase of real property and are often referred to as a contract for deed. The actual deed is not recorded until the title passes to the buyer upon fulfillment of the contract.

### **3.2 Sales Verification Questionnaires**

Sales verification questionnaires, which can be written or in electronic format, are affirmed or sworn statements regarding the sale of the property. Typically, these forms are required to be completed prior to recordation of the deed. A more comprehensive questionnaire may limit the need for follow-up verification of the sale. (See Appendix A for a copy of a sales verification questionnaire. Also, refer to the ratio study survey results [Technical Standards Committee 2009] for the number of jurisdictions currently using a comprehensive sales verification form.) A set of instructions for completing the form should accompany or be a part of the questionnaire.

### **3.3 Buyers and Sellers**

Buyers and sellers of real property should be contacted directly to secure or confirm sales data.

### **3.4 Third-Party Sources**

Third-party sources are a source of sales data and are especially important when transfer and disclosure documents do not provide full disclosure or omit important data. A partial listing of third-party sources includes the following.

- Multiple listing services
- Title companies
- Financial institutions
- Leasing agencies
- Property managers
- Real estate brokers and agencies
- Government and private fee appraisers
- Attorneys
- Appraisal organizations.

## **4. Useful Sales Information**

It is important to obtain the following information in the sales verification and adjustment process:

- Full consideration
- Names of buyer and seller
- Addresses, phone numbers, and other contact information of buyer and seller or their legal designee
- Relationship of buyer and seller (if any)
- Legal description, address, and parcel identifier
- Type of transfer
- Method of marketing
- Time on the market
- Interest transferred
- Type and terms of financing
- Personal property (if any)
- Date of sale (transfer)
- Deed instrument number
- Unique sale number.

These data elements should be maintained in a separate data file or sales history file component of a computer-assisted mass appraisal (CAMA) system. In addition, the file should include information useful for stratification and other analytical purposes. Sales data files should reflect the physical characteristics of the property at the time of sale. If significant legal, physical, or economic changes have occurred between the sale date and the assessment date, the sale should not be used for ratio studies. The sale may still be valid for mass appraisal modeling by matching the sale price against the characteristics that existed on the date of sale.

### **4.1 Full Consideration**

Full consideration is the total amount paid for the property, including the cash down payment and amounts financed. The actual sale price is the most essential item of information concerning the sale, and its accuracy should be carefully scrutinized. In many jurisdictions it is common practice in deeds of conveyance to state considerations in terms such as “one dollar plus other due and just consideration.” These amounts are rarely the actual selling price and should be ignored in favor of information from the buyer and seller or other reliable source, such as sales verification questionnaires.

### **4.2 Names of Buyer and Seller**

This information permits the assessor to maintain a current record of the owners of all property in the juris-

diction. Transfer documents often refer to the buyer as the grantee or transferee and the seller as the grantor or transferor.

### 4.3 Addresses, Phone Numbers, and other Contact Information of Buyer and Seller or Their Legal Designee

This information helps to identify more positively the parties to the sale. If the buyer will not reside at the property, the buyer's address may be needed for future correspondence. If the seller has established a new address, this information aids the assessor in contacting the seller regarding the sale.

### 4.4 Relationship of Buyer and Seller

Any close relationships including marital between individuals (parents, children, aunts, uncles, nephews, nieces, grandparents) or corporate relationships between businesses should be discovered, because sales between related parties may not reflect market value (see section 5.3.5).

### 4.5 Legal Description, Address, and Parcel Identifier

Each parcel should be assigned a unique parcel identifier (see *Standard on Digital Cadastral Maps and Parcel Identifiers* [IAAO 2009]). If this number is noted on the document at the time it is recorded, the assessor can locate the parcel in the file directly. This information links the sale to the assessor's records and identifies the property's location. Without careful matching of the parcel identifier with the legal description, the wrong appraised or assessed value may be used in a ratio study and the incorrect set of parcel characteristics may be transferred to the sales history file. The legal description also helps identify parcel splits, which are not usable in ratio studies. This information also may be used to prevent sales from being included twice. The situs address can be useful in locating and confirming the physical location of a parcel in the field.

### 4.6 Type of Transfer

The type of transfer document often helps determine whether the sale is usable. If the source of sales data does not include a copy of the transfer document, the type of transfer document should be specifically required. A warranty deed, for example, is generally associated with a usable sale; sheriff's deeds are not; and quitclaim deeds are questionable while contracts for deed and certain transfer affidavits may require an adjustment for financing (see Section 7.4.4).

### 4.7 Method of Marketing

Property that is listed with a real estate broker is the most prevalent method of marketing real property. Typi-

cally, when a comprehensive sales verification questionnaire is completed, no further verification is required if no factors exist that would require further verification and/or adjustment. Additional marketing methods are listed below.

- Auctions
- For sale by owner (FSBO)
- Internet marketing
- Newspaper advertisements
- Sealed bids
- Word-of-Mouth.

#### 4.7.1 Auction

An auction is a method of marketing and selling real property, and verification should be made prior to including the sale as a valid transaction (see Section 5.4.5). Auction sales are typically more prevalent in rural areas. The auctioneer is the best contact for verification; then the seller. Rarely is the buyer able to provide all the necessary information.

#### 4.7.2 For Sale by Owner (FSBO)

For sale by owner (FSBO) marketing may be defined as the process of selling *real estate* without the representation of a *real estate broker* or agent. The seller may employ the services of a marketing or online listing company or may actively market their own property. A sale meeting these marketing criteria may be considered as a potentially valid transaction.

#### 4.7.3 Internet

Property that sells on the Internet and meets the criteria of being an open-market, arm's-length transaction should be included as a valid transaction. Brokerage and realty firms are using the Internet as an additional method for advertising and marketing their inventory of properties. All sales require diligent verification. In the case of Internet sales, the primary focus should be whether the parties to the sale are informed buyers and sellers. Indicators of an uninformed buyer could include one or more of the following:

- No knowledge of the market in the area in which the property was purchased
- No broker/realtor involved
- No other similar properties in the area examined
- Bought sight unseen.

#### 4.7.4 Newspaper Advertisements

A newspaper advertisement is a method of marketing real property and requires no further verification if a comprehensive sale's validation questionnaire has been completed and no factors exist that would require further verification and/or adjustment.

#### **4.7.5 Sealed Bids**

Verification of sales of properties that are marketed and sold by sealed bids should follow the guidelines for property that is sold by auction (see Section 5.4.5); it is also important to discover how many bids were received. If only one bid was offered and no fee appraisal was made on the property, the sale should not be considered a valid transaction. If a fee appraisal was made on the property and the bid was within a typical range, the sale may be considered a valid transaction especially when sample sizes are small.

#### **4.7.6 Word-of-Mouth**

Word-of-mouth marketing is typically more prevalent in rural areas. This method of marketing real property requires verification to answer the following questions:

- How did the buyer discover the property was for sale?
- How widely was the property marketed?
- Is word-of-mouth typical exposure for the area?
- How was the sale price determined?
- Was a fee appraisal made on the property, and if so, what was the amount?
- What was the condition of the property at the time of sale?
- Was the seller actively marketing the property at the time of sale?

Since the buyer would not be able to provide an answer to the majority of these questions, the seller is the best source of information.

#### **4.8 Time on the Market**

Sales of properties that have been exposed to the open market too long, not long enough, or not at all may not represent market value. The jurisdiction should monitor typical marketing time. The typical marketing time may be longer in a depressed market.

#### **4.9 Interest Transferred**

A transaction that conveys the full rights of ownership to a property is known as a *fee simple* transfer. Fee simple is defined in land ownership as the complete interest in a property, subject only to governmental powers such as eminent domain. Transfers that convey less than full interest are rarely usable in mass appraisal or in ratio studies without adjustments, unless the appraised value and sale price reflect the same ownership rights. Examples of partial interest transfers include sales involving life estates, encumbered leases, fractional interest, and mineral rights.

#### **4.10 Type and Terms of Financing**

Certain types of financing can affect the sale price. The information needed to determine the amount of adjustment to the sale price includes the amount of the down payment, type of loan, interest rate, amortization provisions, and the type and value of any trade. It is also important to know whether the sale conveys title to the property or whether it is a land contract, in which title is not conveyed until sometime in the future, typically several years.

#### **4.11 Personal Property**

The sales verification questionnaire should note the type and value of any significant personal property (both tangible and intangible listed separately) included in the sale price.

#### **4.12 Date of Transfer**

This is the date on which the sale was closed or completed. Not all jurisdictions require recordation of deeds; therefore, the deed date should be considered the most reliable date of sale, not the recording date. If a copy of the deed is not available, the date on the sales verification questionnaire should be used.

#### **4.13 Deed Instrument Number**

The deed instrument or document number, as well as the record or deed book and page, indicates where the deed is located in the official records and is an important asset in researching sales and leases.

#### **4.14 Unique Sale Number**

A unique sale number can tie a sale validation questionnaire to a particular parcel and eliminate confusion if the parcel sells more than once. A unique number should be assigned to sales verification questionnaires completed at the time of recordation of the deed. Legislation requiring that the sales verification questionnaire be provided at the time of deed recordation provides leverage in ensuring the form is completed properly, a unique number is applied, and each transfer is accounted for. For electronic reporting to oversight agencies, this unique number could then be tied to the jurisdiction's identification number and parcel identification number.

### **5. Sales Verification**

Sales should be verified to determine whether they reflect the market value of the real property transferred. Specific objectives for sales verification include but are not limited to the following:

- Sale prices reflect only the market value of the real property transferred and not the value of personal property, financing, or leases.



- Sales occurred during the time frame being tested or modeled.
- Sales are excluded only when they fail to meet the requirements of an open-market, arm's-length transaction.

All sales meeting the definition of market value should be included as valid transactions unless one of the following two conditions exists:

- Data for the sale are incomplete, unverifiable, or suspect.
- The sale fails to pass one or more specific tests of acceptability.

Although all sales should normally be verified for use in modeling and appraisal analyses, for ratio studies a subset of sales can be selected for verification if the verified sales provide a sufficiently representative sample for purposes of the study (see *Standard on Ratio Studies* [IAAO 2010] for discussion on representative samples).

The position should be taken that all sales are candidates as valid sales unless sufficient information can be documented to show otherwise. If sales are excluded for ratio studies without substantiation, the study may appear to be subjective. Reason codes may be established for valid and invalid sales for both ratio studies and model calibration.

No single set of sales screening rules or recommendations can be universally applicable for all uses of sales data or under all conditions. Sales verification guidelines and procedures should be consistent with the provisions of the value definition applicable to the jurisdiction. Assessors should use their judgment, but they should not be arbitrary. For uniform judgments, verification procedures should be in writing. All personnel should be thoroughly familiar with these procedures as well as with underlying real estate principles (Tomberlin 2001).

### 5.1 Importance of Sales Verification

Sales data are needed for the valuation process and for sales ratio studies. The reliability of any valuation model or sales ratio study depends on the quality and quantity of its data. Sales data should be collected, edited, and adjusted to obtain valid indicators of market value. Sales data should be verified by contacting a party to the sale (buyer, seller, or other knowledgeable party) when there is a question or an answer is unclear on a sales questionnaire completed prior to the recordation. In general, the fewer the sales, the less common or more complex the property, and the more atypical the sale price, the greater the effort should be to confirm the particulars of the sale.

### 5.2 Methods of Sales Verification

In general, the completeness and accuracy of sales data are best confirmed by requesting the particulars of a sale

from parties to the sale. Historically, people consent to interviews if they know what is expected of them; understand the importance of the request; and, are treated with respect. When sales data are not available on transfer documents, disclosure documents, are incomplete, or require further verification, parties to the transaction may be contacted using the following methods.

- Sales verification questionnaires (other than the mandatory disclosure questionnaire completed at time of sale)
- Telephone interviews
- Personal interviews.

Comprehensive sales verification questionnaires reduce the number of follow-up verifications required but do not totally eliminate them. Sales information should never be considered absolutely trustworthy. An ideal sales verification system would provide a mechanism for the accurate and timely completion of the sales verification questionnaire. One of the above methods should be used when a question remains unanswered or there are other questions regarding a sale.

For both telephone and personal interviews, it may be necessary to provide verification of the purpose of the interview. The contact person should be ready to supply names and a phone number of a supervisor or human resource contact who can verify their employment and the purpose of the contact.

Preparing a list of basic questions for staff to ask during the interview ensures uniformity and consistency and often leads to discovery of problems regarding the transaction. Specific questions should be prepared and staff trained for sales involving the following (see Appendix B for examples of questions for specific situations):

- Adjoining property owner
- Auctions
- Internet marketing
- Leasebacks
- Personal property
- Property characteristic changes
- Related parties
- Sealed bids
- Uninformed buyers and sellers
- Word-of-mouth
- IRS 1031 Exchanges.

#### 5.2.1 Additional Sales Verification Questionnaires (Other Than Mandatory Disclosure Questionnaires Completed at the Time of Sale)

While mailing sales verification questionnaires may be the least expensive method of obtaining or verifying in-

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formation subsequent to the sale, there are several disadvantages, as follows:

- Response is not immediate.
- Additional contact may be needed.
- Information is limited to what is stated on the sales verification questionnaire.
- Printing and mailing costs are incurred.

Mailed sales verification questionnaires should be as concise as possible and should include the following:

- Postage-paid return envelope
- Official stationery
- Purpose of the sales verification questionnaire
- Contact person (name, telephone number and e-mail address for additional information)
- Authorized signature (of person completing the questionnaire)

Specialized questionnaires may be designed for a specific type of property or situation such as an income producing property or a property that sells with atypical financing. Specialized questionnaires can be developed for numerous situations; however, all should follow the guidelines for the regular questionnaire suggested above.

### 5.2.2 Telephone Interviews

Telephone interviews provide quick responses and the opportunity for immediate clarification. Disadvantages are as follows:

- Inability to prove caller's identity
- Need for trained staff
- Difficulty in reaching the party to the sale.

An opening script should be written for telephone interviews. Always state your name, the office you represent, and the purpose of the telephone call. If the individual is unable to talk, ask for a specific time that would be more convenient. It is extremely important to use simple conversational words and avoid slang and industry jargon. Interviews should be short, courteous, and to the point.

### 5.2.3 Personal Interviews

The disadvantages of the in-person interview are they are the most costly and qualified analysts or appraisers should perform this task. However, they are most effective for the following reasons:

- Refusals less frequent
- Information more reliable
- More unusual or special considerations revealed.

For personal interviews it is critical to be on time. An identification badge or business card should be present-

ed upon introduction. All paperwork and forms should be available and in order before the interview begins. The style and tone of the conversation should be geared to the interview setting. It can sometimes be helpful to establish rapport through brief small talk. Maintain eye contact, smile, and be friendly and respectful throughout the conversation.

## 5.3 Sales Generally Considered Invalid

The following types of sales are often found to be invalid and can be excluded unless a larger sample size is needed. If a larger sample size is needed, these sales require verification.

- Sales involving government agencies
- Sales involving charitable, religious, or educational institutions
- Sales involving financial institutions as buyer or seller
- Sales between relatives or between corporate affiliates
- Sales settling an estate
- Forced sales resulting from a judicial order
- Sales of doubtful title

### 5.3.1 Sales Involving Government Agencies

Sales to government agencies can involve an element of compulsion and often occur at prices higher than would otherwise be expected. When the governmental agency is the seller, values typically fall on the low end of the value range. The latter should not be considered in model calibration or ratio studies unless an analysis indicates governmental sales have affected the market in specific market areas or neighborhoods. Each sale in this category should be thoroughly researched prior to use. See Appendix C for a listing of some of the government agencies in this category.

### 5.3.2 Sales Involving Charitable, Religious or Educational Institutions

A sale to such an organization can involve an element of philanthropy, and a sale by such an organization can involve a nominal consideration or restrictive covenants. These sales often involve partial gifts and therefore are generally not representative of market value.

### 5.3.3 Sales Involving Financial Institution as Buyer

These sales are often made in lieu of foreclosure and are not exposed to the open market. However, open-market sales in which a financial institution is a willing buyer, such as the purchase of vacant land for a branch bank, may be considered potentially valid transactions.

### ***5.3.4 Sales Involving Financial Institution as Seller***

A foreclosure is not a sale but the legal process by which a lien on a property is enforced. The majority of the sales in which the financial institution is the seller are properties that were formerly foreclosed on by the financial institution. Also, they are easily identified because the seller is the financial institution. These sales typically are on the low side of the value range because the financial institution is highly motivated to sell and may be required by banking regulations to remove the property from its books. The longer the property is carried on the books by the financial institution, the lower the asking price is likely to be. If the financial institution was ordered by banking regulators to dispose of the property regardless of the sale price, the sale should not be included as a valid transaction.

Sales in which a financial institution is the seller typically should be considered as potentially valid for model calibration and ratio studies if they comprise more than 20 percent of sales in a specific market area. Care should be taken in validating this type of sale to account for changes in property characteristics (see Section 5.10). Any properties that have been vandalized should be excluded.

### ***5.3.5 Sales between Relatives or Corporate Affiliates***

Sales between close relatives (parents, children, aunts, uncles, nephews, nieces, grandparents) or corporate affiliates are usually non-open-market transactions. If the following factors apply during the follow-up verification, the sale may be considered a valid transaction.

- The property was exposed on the open market.
- The asking and selling price was within the range that any party purchasing the property would be expected to pay.
- The sale meets all other criteria of being an open-market, arm's-length transaction.

### ***5.3.6 Sales Settling an Estate***

A conveyance by an executor or trustee under powers granted in a will may not represent fair market value, particularly if the sale takes place soon after the will has been filed and admitted to probate in order to satisfy the decedent's debts or the wishes of an heir.

### ***5.3.7 Forced Sales Resulting from a Judicial Order***

These sales should never be considered for model calibration or ratio studies. The seller in these sales is usually a sheriff, receiver, or other court officer.

### ***5.3.8 Sales of Doubtful Title***

Sales in which title is in doubt tend to be below market value. When a sale is made on other than a warranty

deed, there is a question of whether the title is merchantable. A quitclaim deed is an example.

## **5.4 Sales with Special Conditions**

Sales with special conditions can be open-market transactions; however, they should be verified thoroughly. The following are types of sales with special conditions.

- Trades
- Partial interests
- Land contracts
- Incomplete or unbuilt common property
- Auctions

### ***5.4.1 Trades***

In a trade, the buyer gives the seller one or more items of real or personal property as all or part of the full consideration. If the sale is a pure trade with the seller receiving no money or securities, the sale should be excluded from analysis. If the sale involves both money and traded property, it may be possible to include the sale in the analysis if the value of the traded property is stipulated, can be estimated with accuracy, or is small in comparison to the total consideration. However, transactions involving trades should be excluded from the analysis whenever possible, particularly when the value of the traded property is substantial.

### ***5.4.2 Partial Interest***

A sale involving a conveyance of less than the full interest in a property should be excluded as a valid transaction. Sometimes all the partial interest owners of a property may agree to syndication and sell their portions of the estate to a buyer (typically on the same day). However, the sum of all the sale prices may not necessarily indicate the market value of the whole property. These transfers should not be used as valid sales without thorough testing, analysis, and documentation.

### ***5.4.3 Land Contracts***

Land contracts (also known as contracts for deeds) and other installment purchase agreements in which title is not transferred until the contract is fulfilled require careful analysis. Deeds in fulfillment of a land contract often reflect market conditions several years in the past, and such dated information should not be considered. Sales data from land contracts also can reflect the value of the financing arrangements. In such instances, if the transaction is recent, the sale price should be adjusted for financing, if warranted, and included as a valid transaction (see Section 7.4.4). Because the contract itself often is not recorded, discovery of these sales is difficult until the deed is finally recorded. The sale then is likely to be too old to be used.

#### 5.4.4 Incomplete or Unbuilt Common Property

Sales of condominium units and of units in planned unit developments or vacation resorts often include an interest in common elements (e.g., golf courses, clubhouses, or swimming pools) that may not exist or be usable on the date of sale or on the assessment date. Sales of such properties should be examined to determine whether prices might be influenced by promises to add or complete common elements at some later date. Sales whose prices are influenced by such promises should be excluded or the sales price should be adjusted to reflect only the value of the improvements or amenities in existence on the assessment date.

#### 5.4.5 Auction Sales

In general, auction sales of real property tend to be at the lower end of the price spectrum and are more prevalent in rural areas. Absolute auctions do not have a low bid clause or right of refusal and typically are advertised as absolute auctions. The property is sold to the highest bidder whatever that bid may be. All absolute auctions should be considered invalid. Before auction sales should be considered as valid transactions, the following criteria should be met.

- Was the auction well-advertised?
- Was the auction well-attended?
- Did the seller have a minimum bid or the right of refusal on all bids (with reserve)?

### 5.5 Acquisitions or Divestments by Large Property Owners

Acquisitions or divestments by large corporations, pension funds, or real estate investment trust (REITs) that involve multiple parcels typically should not be considered for analysis.

### 5.6 Multiple-Parcel Sales

A multiple-parcel sale is a transaction involving more than one parcel of real property. These transactions present special considerations and should be researched and analyzed prior to being used for valuation or ratio studies.

If the appraiser needs to include multiple-parcel sales, it should be determined whether the parcels are contiguous and whether the sale is a single economic unit or multiple economic units. Regardless of whether the parcels are contiguous, any multiple-parcel sale that involves multiple economic units generally should not be used in valuation or ratio studies.

The sum of the appraised values for the parcels involved in the transaction should be compared to the total sale price (see Appendix D for a copy of a multiple-parcel form.)

For example,

Parcel No.	Appraised Value	Sale Price
001	\$ 150,000	
002	50,000	
003	100,000	
Total	\$ 300,000	\$315,000

### 5.7 IRS Section 1031 Exchanges

Internal Revenue Service (IRS) Code Section 1031 stipulates that investment properties can be sold on a tax-deferred basis if certain requirements are met. These transactions enable the taxpayer to defer capital gains tax on the sale of a business use or investment property. All net equity must be reinvested in a certain time period. A certain amount of undue stimuli may be present as this time period lapses. Sale transactions that represent Section 1031 exchanges should be analyzed like any other commercial transaction and, absent conditions that would make the sale price unrepresentative of market value, should be considered valid sales.

### 5.8 Adjoining Property Owners

Sales in which the buyer already owns adjoining property should be examined carefully to determine whether or not the buyer possibly paid more or less than the property is worth on the open market. In some cases because of the neighbor relationship, the buyer may even receive a *deal* on the property. These sales should not be excluded solely because the buyer owns adjoining property unless one or more of the following reasons exists:

- Buyer is willing to pay more than the asking price.
- Buyer is willing to pay more than the fee appraisal.
- Selling price is substantially less than the asking price.
- Buyer is under undue stimuli to purchase the adjoining property.

### 5.9 Leasebacks

A leaseback is defined as the sale of a building, land, or other property to a buyer under special arrangements for simultaneously leasing it on a long-term basis to the original seller, usually with an option to renew the lease. These transactions are also referred to as *sale and leaseback* and *sale-leaseback*. Leasebacks occur in the commercial and industrial class of property. Sales involving leasebacks are generally invalid because the sale price is unlikely to represent the market value of the property. This can be determined only by further verification of the sale (see Appendix B for questions involving leasebacks).

Typically, the land and location is purchased, the building erected, and the property sold with a long-term leaseback clause. A major benefit of the leaseback is cash-flow issues.

### 5.10 Property Characteristic Changes

Sales data files should reflect the physical characteristics of the property when sold. For ratio studies, if significant physical changes have occurred to the property between the date of sale and the appraisal date, the sale should not be included. The sale may still be valid for mass appraisal modeling by matching the sale price to the characteristics that existed on the date of sale. For consistency in application, written guidelines should be provided as to what constitutes significant change. For example, an improvement of \$3,500 may not be significant for a property with a selling price of \$255,000 (1.4 percent), but is significant for a property selling for \$21,000 (16.7 percent).

### 5.11 Property Change in Use

In conducting ratio studies property in which the use has changed between the date of appraisal and the date of sale should be excluded from further analysis. However, the sale may be used for analytical purposes if it can be matched with its use and physical characteristics at the time of sale.

### 5.12 Sales with Low and High Ratios

It is a best practice to set parameters for further verification on sales with extreme high or low ratios (e.g., less than 50 percent or greater than 150 percent). Such atypical ratios may be the result of problems that warrant further investigation. However, during sales verification sales should never be excluded from a ratio study solely on the basis of the computed ratio. If no problems are discovered with the sale, it will likely be identified as an outlier and be subject to removal during the statistical trimming process.

### 5.13 Short Sales

Short sales are difficult to recognize because the parties to the sale are typical buyers and sellers. In a short sale, the lien holder agrees to accept a payoff for less than the outstanding balance of the mortgage or loan. This negotiation is achieved through communication with a bank's loss mitigation or workout department. The homeowner or debtor sells the mortgaged property for less than the outstanding balance of the loan and turns over the proceeds of the sale to the lender. In such instances, the lender would have the right to approve or disapprove a proposed sale. Extenuating circumstances influence whether or not banks will discount a loan balance. These circumstances are usually related to the current real estate market and the borrower's financial situation. A short sale is typically faster and less expensive

than a foreclosure. A short sale is nothing more than negotiating with lien holders a payoff for less than what they are owed, or rather a sale of a debt on a piece of real estate short of the full debt amount. It does not extinguish the remaining balance unless settlement is clearly indicated on the acceptance of offer. As with all foreclosure-related sales, the element of undue stimuli exists. Therefore these sales should be treated like other foreclosure-related sales and considered for model calibration and ratio studies when, in combination with other foreclosure-related sales, they represent more than 20% of all sales in the market area, but only after a thorough verification process of each sale. Again, care should be taken when validating these types of sales to account for changes in property characteristics (see Section 5.10).

## 6. Documenting the Results of the Verification Process

A documentation form, preferably in electronic format, should be completed for all sales that have had a follow-up verification and the form should become part of the sales file (see Appendix E for an example of a documentation form). Helpful items on the form are listed below.

- Parcel identification number
- Unique sale number
- Contact information
- Conclusions/comments
- Sales source or screening codes
- Validity codes
- Name of person completing the form
- Date the form was completed

Documentation forms should be completed at the time each sale has been verified to limit the loss of valuable information or the possibility of mixing information from different transactions. It is far better to over-document than under-document to eliminate the need for additional follow-up contacts.

### 6.1 Parcel Identification Number

The parcel identification number is the numeric or alphanumeric description of a parcel that identifies it uniquely.

### 6.2 Unique Sale Number

Unique sale numbers tie a specific sale to a parcel(s) and eliminate problems caused by parcels with multiple sales.

### 6.3 Contact Information

Contact information includes the name of the person interviewed, their role in the transaction (buyer, seller,

other), a telephone number (also e-mail address, if available). The record should contain space or fields to record multiple contact attempts (date, time, and outcome). At least three contact attempts should be made on different dates and times before declaring the verification effort unsuccessful.

### **6.4 Conclusions/Comments**

Verification results should be accurately documented. Too much information is better than insufficient documentation. Professionalism in completing the form is important because of all the possible uses of the form including helping to resolve possible differences of opinion between local and oversight agencies regarding the validity of sales.

### **6.5 Sales Source or Screening Codes**

Sales source or screening codes are used to identify the source of the sales information or how the sale was verified and are separate from the validity code. Screening codes afford the user the ability to extract data for further stratification. These codes are especially beneficial during changes in the market or when specific situations require tracking. They also allow the user of the data to identify those sales for which follow-up verifications have been made; multiple-parcel sales; specific uniqueness of the sale such as foreclosure-related sales and partial interest sales (Tomberlin 2001). Also see Appendix E for an example of source codes on the Documentation Form example.

### **6.6 Validity Codes**

Even more important than the source codes are codes to document the validity of the sale. Codes should be assigned to indicate whether a sale is valid and, if not, the reason for exclusion or adjustment. See Appendix E for an example of validity codes on the Documentation Form example.

### **6.7 Name of Person Completing the Form**

The name of the person completing the form should be on the form in case there is a question or unresolved problem regarding the sale.

### **6.8 Date Form Completed**

The form should be dated to ensure interview dates are consistent with the completion date on the form.

## **7. Adjustments**

Sales should be adjusted to represent only the value of the real property as of the assessment date prior to model calibration and ratio studies. Adjustments to the sale price may be considered if any of the following exist.

- Assumed long-term leases (nonmarket rates)
- Buyer's closing costs (seller paid)
- Delinquent taxes (paid by buyer)
- Financing (nonmarket rates)
- Gift programs
- Personal property (paid by buyer)
- Real estate commissions
- Repair allowances
- Special assessments
- Time

This is especially true for nonresidential properties. The real property tax is based on the market value of real property alone as of a specific date. This value may not be the same as investment value (i.e., the monetary value of a property to a particular investor) and does not include the value of personal property or financing arrangements.

If adjustments for more than one purpose are to be made, they should be made in the following order:

1. Adjustments that convert the price to a better representation of the market value as of the date of sale (these include adjustments for financing, assumed long-term leases, and special assessments).
2. Adjustments that develop or isolate the price paid for taxable real property (these include adjustments for personal property received by the buyer, property taken in trade by the seller, the combination of partial interest sales, delinquent real estate taxes, and incomplete or unbuilt common property).
3. Adjustments for differences in market value levels between the date of sale and the date of analysis (time trends).

### **7.1 Assumed Long-Term Leases (Nonmarket Rates)**

When a property is encumbered by a lease, the buyer receives the right to the contract rent stated in the lease. The sale price reflects the relative desirability of this lease. The sale price of a property encumbered by a long-term lease of at least three years should be adjusted if the contract rent differs significantly from market rent. The sale price should be adjusted by the difference between the present worth of the two income streams.

If the contract rent exceeds market rent, the present worth of the difference in the two income streams should be subtracted from the sale price.

**Example 1: Long-Term Lease Adjustment**

Sale price	\$500,000	
Monthly contract rent	\$6,000	
Monthly market rent	\$5,000	<i>Use monthly tables</i>
Years remaining on lease	5	
Discount rate	12%	
The difference between the market and contract rent is \$1,000.		
The present worth of 1 per period for five (5) years @ 12 percent ( $\$1,000 \times 44.95504$ ) = \$44,955		
This is the present worth of monthly savings.		
Adjusted sale price = \$500,000 (sale price) minus \$44,955 (monthly savings) or \$455,045		

When the contract rent is less than current market rent, the present worth of the difference in the two income streams should be added to the sale price.

**Example 2: Long-Term Lease Adjustment**

Sale price	\$100,000
Monthly contract rent	\$1,000
Monthly market rent	\$1,200
Years remaining on lease	5
Discount rate	11%
The difference between the market and contract rent is \$200 per month for five (5) years capitalized at 11 percent (monthly tables)	
$\$200 \times 45.99303$ (present worth 1/p factor @ 11% or \$9,198.60)	
This is the portion of the present worth of the property that the buyer cannot realize and that consequently should be added to the sale price to determine the full cash value of the property as indicated by the sale.	
The indicated full cash value is $\$100,000 + \$9,199$ or \$109,199.	

**7.2 Buyer's Closing Costs (Paid by Seller)**

Closing costs are settlement fees and expenses incurred in transferring property ownership that are paid at the real estate closing. Expenses charged commonly include the following (these vary among the various jurisdictions and individual transactions).

- Attorney's fee
- Costs of recording the deed and mortgage
- Survey
- Title insurance
- State transfer taxes (if any).

These costs do not affect the sale price of the property and no adjustment should be made when they are paid by the buyer. However, when paid by the seller, the costs should be deducted from the sale price.

**7.3 Delinquent Taxes (Paid by Buyer)**

Prepaid property taxes or current tax liabilities are usually prorated to the buyer and the seller and have no bearing on the sale price. However, if the buyer agrees to pay delinquent taxes, this amount should be added to the sale price.

**7.4 Financing**

The market value of property is its most probable selling price in terms of cash or the equivalent. Sale prices that reflect prevailing market practices and interest rates require no adjustment for financing. Under such conditions, neither the buyer nor the seller gains any advantage as a result of the manner of financing; hence, there is no reason for the sale price to differ significantly from its cash value. Because of different financing arrangements, the sale price of one property may be different from the sale price of another that is virtually identical. If a sale is adjusted for atypical financing, this adjustment should be made before any other adjustments are made. After the sale price has been adjusted for financing, it becomes the appropriate sale price to use as the basis for further adjustments. Adjustments for financing require data on actual and market interest rates, the amount of the loan, and the term and amortization provisions of the loan. Obtaining and properly analyzing such data, as well as estimating the extent to which the market actually capitalizes nonmarket financing, are difficult and time-consuming and require specialized skills.

Typically, new loans from financial institutions are at the prevailing market rates and for seller-financing, rates can be higher (for a lower sale price) or lower (for a higher sale price). Sales prices should be adjusted when the rates are above or below market rates.

Adjustments for financing should be considered if the sale contains any of the following atypical financing:

- Assumed mortgages (nonmarket rates)
- Gift programs
- Points (paid by the seller)
- Seller-financing (nonmarket rates).

The preferred method of making adjustments for financing is the use of compound interest tables. (IAAO 1996, 416–453)

**7.4.1 Assumed Mortgages (Nonmarket Rates)**

In an assumption of a mortgage, the buyer accepts liability for repayment of an existing debt of the seller. The adjustment process is similar to that of seller-financing except for the assumption fee (lender's processing fee), which is added to the sale price. In order to make an adjustment for loan assumptions that are at nonmarket rates, the following information is needed.

- Loan assumption fee
- Market interest rate
- Actual interest rate
- Amount of the loan
- Term and amortization provisions
- Down payment (if any)

**Example: Adjustment for Assumed Mortgages—Cash Equivalent Sale Price**

Sale price	\$160,000	
Down payment	40,000	<i>Use monthly tables</i>
Assumption	120,000	
Market rate of interest	8%	
Rate on current mortgage	6%	
Term of the loan	15 years	
Assumption fee	1%	
Payments based on the actual and market rates of interest would be as follows.		
	$\$120,000$ (Assumption) x .009556 (partial payment factor for 15 yrs @ 8%) =	\$1,146.84
	$\$120,000$ (Assumption) x .008439 (partial payment factor for 15 yrs @ 6%) =	<del>\$1,012.68</del>
	Difference	\$134.16
Difference in monthly payments (\$134.16) x the present worth of one per period for 15 years @ 8% (104.64059) = \$14,038.58 rounded \$14,000		
\$14,000 is the indicated worth to the buyer for the lower interest rate.		
The sale price (\$160,000) minus the indicated worth to the buyer (\$14,000) = the adjusted sale price (\$146,000)		
The adjusted sale price (\$146,000) plus the assumption fee (1% of \$120,000) = \$146,000 + \$1,200 = \$147,200 (adjusted sale price including the assumption fee)		

**7.4.2 Gift Programs**

Gift programs are a type of creative financing for qualified residential home buyers by certain lending institutions that provide the buyer with monies to use as part of a down payment or for property improvements (e.g., AmeriDream, Inc., Housing Action Resource Trust [HART], Citizens’ Housing and Planning Association [CHAPA] are only a few). These Federal programs are typically associated with low-value residential properties and are difficult to discover. Typically, the reported sale price for the property is inflated to include the gift amount (monies not received by the seller). The sale price should be adjusted to reflect only the sale price of the real property received by the seller.

**Example: Adjustment for Gift Programs**

Sale price minus gift amount = adjusted sales price
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**7.4.3 Points (Paid by Seller)**

Points may be defined as a percentage of the loan amount (charged by the lender) for making the money available to the borrower. Lenders often charge points in lieu of a higher interest rate, sometimes to comply with interest rate ceilings. One point is equal to one percent of the amount of the loan. Points paid by the buyer (borrower) are part of the down payment and do not require an adjustment, because the points merely represent prepaid interest. However, when the seller pays points, the sale price should be adjusted downward by the value of the points, because the buyer receives a below-market interest rate subsidized by the seller. Under the market value assumption of informed buyers and sellers, the seller must put the property on the market at a higher price in order to realize the same amount of money for it.

**Example: Adjustment for Points Paid by Seller**

Sales Price	\$50,000
Points paid by seller	2 (1 point = 1%)
Sales price minus Points = Adjusted Sales Price	
$\$50,000 - \$1,000 = \$49,000$	

**7.4.4 Seller-Financing (Nonmarket Rates)**

Sales in which the seller and the lender are the same party need to be thoroughly examined to determine whether or not the interest rate is the prevailing rate. If it is, no adjustment should be made for financing. In some cases, the seller/lender may accept a low sale price in exchange for a high rate of interest. In other cases there may be an agreement on a low rate of interest in exchange for a higher sale price. If the interest rate is above or below the going rate of interest, the *difference* in monthly payments required under the going and assumed rates of interest should be discounted to its present value. This amount should be subtracted from the sale price when the assumed rate of interest is less than the going rate, and added to the sale price when the assumed rate exceeds the going rate. The ultimate goal is to bring the sale price up or down to market.

Lower rate	Higher sales price (deduct)
	Goal = Market value
Higher rate	Lower sales price (add)

**Example: Adjustment for Seller-Financing—Cash Equivalent Sales Price**

Sale price	\$120,000	
Down payment	20,000	<i>Use Monthly Tables</i>
Financed by Seller	100,000	
Market rate	8.5%	
Actual rate	10.0%	
Term	20 yrs.	
	Partial payment factor for 20 years @ 10% = 0.00965 x \$100,000 (financed) =	\$965.00
	Partial payment factor for 20 years @ 8.5% = 0.00868 x \$100,000 (financed) =	\$868.00
	Difference	\$ 97.00
The present value of the difference in the amount of monthly payments = Difference \$97.00 x present worth of 1 per period for 20 years @ 8.5% (always use market rate) 115.23084 = \$11,177.39 Rounded 11,177		
Sale price \$120,000 + \$11,177 Value to seller-lower sale price = Adjusted Sale Price \$131,177		

**7.5 Personal Property (Paid by Buyer)**

Personal property values that may be included in the sale price are either *tangible* or *intangible* personal property. Sales verification includes determining the contributory value of any significant personal property included in the sale price. If these sales are to be included as potentially valid transactions, the value of these contributory items should be subtracted from the sale price to determine the price paid for the real estate. Personal property includes such tangibles as machinery, furniture, and inventories and such intangibles as franchises, licenses, and non-compete agreements (see Appendix F for a



more thorough description of intangible personal property). Ordinarily, it is not necessary to consider goodwill, going-concern value, business enterprises value, or the like, unless the value of these intangible assets has been itemized in a sales contract or a formal appraisal has been prepared for either party.

It is necessary to decide whether each item included in the sale should be classified as real or personal property (see *Standard on Valuation of Personal Property* [IAAO 2005], which provides guidance on classification of property as real or personal).

Sale prices should be adjusted by subtracting the contributory value of personal property received by the buyer. Ordinary window treatments, outdated models of freestanding appliances, and common-grade used furniture included with residential property do not usually influence the sale price of real property and do not require an adjustment unless the items were specifically broken out in the contract as personal property included in the sale price. If the value of personal property appears to be substantial (10 percent for residential – 25 percent for commercial/industrial), the sale should be excluded as a potential valid transaction unless the sample sizes are small.

### 7.6 Real Estate Commissions

The real estate commission is the fee the seller pays to a real estate broker to obtain a buyer for the property. A knowledgeable seller can avoid the fee by advertising and showing the property, negotiating with potential buyers, and performing the necessary paperwork. The commission then represents the cost of such services, and the sale price cannot be expected to be any more or any less if these services are performed by a real estate broker or by the seller. Therefore, a real estate commission should not be subtracted from the sale price. The sole exception to this rule occurs when the buyer agrees to pay the seller's commission, in which case the amount of the commission is added to the sale price.

### 7.7 Repair Allowances

Sometimes the seller provides a repair allowance to the buyer to cure defects in the property. In sales ratio studies it is important to match the property assessed with the property sold. Repair allowances should be deducted from the sale price only if the property was in an unrepaired state on the appraisal date but sold at a higher price reflecting the value of the repairs. If the sale occurred before the appraisal date and the repairs were made prior to the appraisal date, no adjustment should be made. For example, if a property sold for \$200,000 with the seller agreeing to credit the buyer \$10,000 for needed repairs at closing and both the sale and repairs were completed before the appraisal date, no adjustment to the sale is required. However, if the repairs are

not made as of the appraisal date, then the sale price should be adjusted to \$190,000 to reflect the value of the unrepaired property on the appraisal date.

### 7.8 Special Assessments

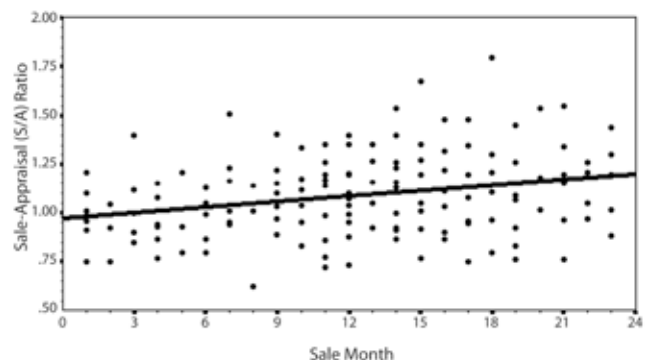
A special assessment is a special tax imposed on property, individual lots, or all property in the immediate area. These taxes are collected for road construction, sidewalks, sewers, and street lights, among other government services. Special assessments are used to finance capital improvements or provide services adjacent to the properties they directly benefit. Typically, the property owner is obligated to make annual payments of principal and interest to a local unit of government over a specified number of years. The sale price of a property encumbered by a special assessment can require adjustment if the current balance of the defrayed amount is significant. The sale price can be adjusted upward to account for this lien. If the effect on market value is significant and can be ascertained, an adjustment should be made.

### 7.9 Time

There should be a program to track changes in price levels over time and adjust sale prices for time as required. Time adjustments should be based on market analysis and be appropriately supported. Valid time adjustment techniques are as follows:

- Tracking sales-to-appraisal ratios over time
- Including date of sale as a variable in regression or feedback models
- Analyzing resales
- Comparing per-unit values over time in homogeneous strata, such as a subdivision or condominium complex
- Isolating the effect of time through paired sales analysis.

#### Example: Time Adjustment Plot of Sale/Appraisal Ratios



These techniques are discussed in *Mass Appraisal of Real Property* (Gloude-mans 1999), *Property Appraisal and Assessment Administration* (Eckert, Gloude-mans, and Almy 1990, Appendix 5-3), and *Improving Real Property Assess-*

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ment (IAAO 1978, section 4.6). If sale prices have generally been rising, ratios for sales that occurred after the assessment date tend to understate the overall level of appraisal. Similarly, sales ratios for sales that occurred before the assessment date tend to overstate the level of appraisal. If prices are generally declining, an opposite pattern results. When tracking sale/appraisal ratios over time (using the inverse ratio technique) for determining time adjustments, it is important that ratios for chased sales be excluded, since there is no correlation of such sales ratios with the date of sale.

Changes in price levels should be monitored and time adjustments made by geographic area and type of property, because different segments of the market tend to change in value at different rates.

Oversight agencies can make any appropriate time adjustments after making all other adjustments. Time adjustments should be applied prior to any statistical analysis; however atypical sales should be removed for the time-trend application. These atypical sales should, however, be included during the outlier trimming process which occurs during the statistical phase of the ratio study program.

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## Definitions

**Abstract of Title.** An abstract is a complete summary of all recorded documents affecting the title to a property. These documents include all conveyances, such as deeds or wills, and all legal proceedings relating to ownership of the property. Abstracts are arranged to show the history of ownership, describe the land and improvements, and give the name(s) of past and present owners(s).

**Absolute Ownership.** Ownership of all real property rights and interests in real estate parcel. Also see fee simple.

**Accuracy.** Accuracy is the closeness of an estimated value (for example, measured or computed) to a standard or accepted value of a particular quantity. Compare to integrity, precision, validity.

**Address.** (1) A location, expressed in terms of a conventional spatial reference scheme, at which a property or person may be found. (2) In a computer file, a specific juncture of circuits in computer machinery at which information is stored in the form of magnetic polarities. (3) The name a programmer uses to refer to such a juncture.

*Note: For a file of human-readable information, one must establish rules about whether and how to record various relevant addresses, including the situs address, owner's address, and mortgagee's address.*

**Adjusted Sale Price.** See Price, Adjusted Sale.

**Adjustments.** Adjustments are modifications in the reported value of a variable, such as sale price. For example, adjustments can be used to estimate market value in the sales comparison approach by modifications for differences between comparable and subject properties.

*Note: Adjustments are applied to the characteristics by the comparable properties in a particular sequence that depends on the method of adjustments selected.*

**Adverse Possession.** The exclusive occupation and continuous possession of (another's) real property under an evident claim of title or right.

**Affidavit.** A written form of an affirmed or sworn statement.

**Agreement.** It is a general term describing a common view of two or more people regarding the obligations and rights of each with regard to a specific subject.

**Air Rights.** The right to use space above real estate.

**Alienation.** The transfer of title from one person to another.

**Alienation Clause.** This is a type of acceleration clause that calls for a debt under a deed or mortgage to be due in its entirety upon transfer of ownership from the secured party.

**Annuity.** An annuity is (1) the right to receive money or its equivalent in (usually) fixed equal amounts or at regular intervals for a definite or indefinite term; (2) a

level, increasing, or decreasing stream of scheduled and predictable income or payment amounts.

**Arm's-Length Sale.** See sale, Arm's-Length

**Assemblage.** Assemblage is the assembling of adjacent parcels of land into a single unit. Compare plottage.

**Assembly Value.** The excess of the value of a large parcel of land formed from a number of smaller parcels over the sum of the values of the unassembled parcels.

**Assumption Fee.** A lender's fee for processing records when a new buyer assumes an existing loan.

**Assumption of Mortgage.** An assumption of a mortgage is an agreement in which the buyer accepts liability for repayment of an existing debt. Unless the seller is released, he or she remains liable for the payment of such debt.

**Affidavit of Equitable Interest.** Affidavits are contracts for the purchase of real property under the terms of which legal title to the property is retained by the seller until such time as all the conditions stated in the contract have been fulfilled. These are commonly used for the installment purchase of real property; however, the deed is not recorded until the terms of the contracts have been fulfilled.

**Amortize.** The process of repaying a loan or recovering a capital investment by means of a series of scheduled payments, typically includes interest charges and principal repayment in each of the scheduled payments.

**Assessment Ratio.** (1) The fractional relationship an assessed value bears to the market value of the property in question. (2) By extension, the fractional relationship the total of the assessment roll bears to the total market value of all taxable property in a jurisdiction.

**Attachment.** Property seizures by a court order.

**Attestation Clause.** The witness clause in a document that affirms the document is properly executed.

**Attribute.** Characteristic of a property.

**Absolute Auction.** This is an auction in which the property is sold to the highest bidder regardless of the amount. No minimum bid clause.

**Auction.** Auctions are a method of marketing and selling real property. Property that sells by absolute auction should never be included in model calibration and ratio studies.

**Bailment.** A transaction in which personal property is delivered by its owner (the bailor) to a second party (the bailee) into whose possession it is put for safekeeping or for some other temporary purpose or use with no intention that title shall pass to the second party.

**Balloon Mortgage.** A mortgage not fully amortized at maturity and requiring a lump sum (or balloon) payment.

## Standard on Verification and Adjustment of Sales—2010

**Beneficial Estate.** An estate of which the right to possession has not yet passed.

**Beneficial Interests.** The property interests resulting from equitable ownership in a property rather than legal ownership; for example, the interests of the beneficiary of a trust.

**Beneficiary.** (1) The person for whose benefit property is held in trust. (2) The person to whom the proceeds of an insurance policy are payable upon the happening of the even insured against or the non-happening of the assured event.

**Blanket Mortgage.** A mortgage covering more than one property; use in, for example, subdivision development and cooperative apartment ownership.

**Bond, Loan.** A written instrument, under seal, evidencing a participating interest in an obligation of a borrower and containing a formal promise to pay a sum certain (the par or face value) at a fixed future date (the date of maturity), with interest payable periodically at a fixed rate.

*Note: This is the type of bond ordinarily referred to in the phrase “stocks and bonds.” There are few exceptional bonds outstanding that have not date of maturity or that bear interest at a rate varying with the issuer’s income or with the general price level.*

**Breach of Contract.** The failure to perform a contract, in whole or in part.

**Bullet Loan.** Gap financing offered with a construction loan has expired but permanent financing has not yet been found.

**Bundle of Rights.** The six basic rights associated with the private ownership of property: right to use; sell; rent or lease; enter or leave; give away; and, refuse to do any of these.

**Business Assets.** Business assets are tangible and intangible resources that are employed by a business enterprise in its operation.

**Business Enterprise.** Business Enterprise is the commercial, industrial, or service organization pursuing an economic activity.

**Business Enterprise Value.** A term applied to the concept of an intangible, non-realty component of a property’s value probably ascribable to supra-marginal management competence. This is different from goodwill and going-concern value.

**Business Equity.** The interests, benefits, and rights inherent in the ownership of a business enterprise or a part thereof in any form (including but not necessarily limited to capital stock, partnership interests, cooperatives, sole proprietorships, options, and warrants).

**Buyer.** (1) The buyer is one who purchases property. (2) In real property sales the buyer is the grantee to whom property is transferred by deed or to whom property rights are granted by a trust instrument or other document.

**Buyer’s market.** A market wherein the supply is greater than the demand.

**Cash-Equivalent Sales Price.** An indicator of market value that is a refinement over the raw sale price, in that the effects of unusual financing arrangements and extraneous transfers of personal property have been removed.

**Cash Lease.** A cash lease is a written document transferring from one owner to another party the right to live in or to use property for a specified period of time for a specified amount of money.

**Certificate of Redemption.** The evidence of buying back or redeeming a property by the owner after loss through a judicial sale.

**Certificate of Sale.** A certificate, issued to the buyer at a judicial sale, that entitles the buyer to a deed upon confirmation of the sale by the court or if the property is not redeemed within a specified time.

**Certificate of Title.** A document that states that the title to a property is believed to be clear based on the examination of the abstract of title for the property.

**Cestui Que Trust.** A beneficiary of property held in trust.

**Chattel.** Chattel is tangible personal property.

**Closing.** Closing is the act of finalizing a real estate transaction that executes and delivers mortgage or property title documents.

**Closing Costs.** Settlement fees and expenses incurred in transferring property ownership that are paid at the real estate closing.

**Closing Statements.** Closing statements provide a listing of incurred closing costs of the buyer and seller in closing a real estate transaction.

**Cloud on Title.** Any valid claim, encumbrance, or lien that may impair the title to real property.

**Coding.** Coding is the act of reducing a description of a unique object, such as a parcel of real estate, to a set of one or more measures or counts of certain of its characteristics, such as square footage, number of bathrooms, and the like.

**Color of Title.** Color of title refers to an appearance of legal ownership that arises from irregular conveyances. If, for example, an owner’s claim to property depended on a deed that had never been recorded, that owner would have color of title but would not have full legal title. Color of title cannot arise from fraudulent documents, such as forgeries.

**Commercial Property.** Commercial property is generally any nonindustrial, nonresidential realty of a commercial enterprise. It includes realty used as retail or wholesale establishment, retail establishment with living quarters, office building, hotel or motel, gasoline service station, commercial garage, parking lot, warehouse, theater, bank, clinic, nursing home, proprietary school, and the like.

**Common Area.** The total area within a property that is not designed for rental or sale, which is available for common use by all tenants and owners. See also undivided interests.

**Comparable sales; Comparables.** (1) recently sold properties that are similar in important respects to a property being appraised. The sale price and the physical, functional, and locational characteristics of each of the properties re compared to those of the property being appraised in order to arrive at an estimate of value. (2) By extension, the term “comparables” is sometimes used to refer to properties with rent or income patterns comparable to those of a property being appraised.

**Computer-Assisted Mass Appraisal System (CAMA).** A system of appraising property, usually only certain types of real property, that incorporates computer-supported statistical analyses such as multiple regression analysis and adaptive estimation procedures to assist the appraiser in estimating value.

**Condominium/Condominium Unit.** A condominium is a separately owned unit of real property in the same structure with other such units; the unit owners hold an undivided interest in common elements of the property, such as a lobby, swimming pool, and grounds. Also see cooperative.

**Consideration.** The amount of money and other valuable goods or services on which a buyer and a seller agree, to consummate a sale.

**Contract, Land.** Also see Land Contract.

**Contract for Deed.** A contract for sale in which the seller retains title until the buyer completes the contracted payments for the property. The sale is not recorded until title passes to the buyer. See also Land contract.

**Contract Rent.** The actual amount of rent, per unit of time, which is specified in the contract (lease). For very old contracts, the contract rent may be substantially less than the rent the property would bring today. Compare market rent.

**Conveyances.** Legal documents that transfer ownership of property. Deeds and wills are examples of conveyances. Compare real estate transfer documents.

**Cooperative.** A business entity, usually a corporation, that holds title to realty and that grants rights of occupancy to its shareholders by means of proprietary leases or similar devices. A cooperatively owned apartment building is legally different from a building consisting of condominium units. See also condominium and blanket mortgage.

**Copyrights.** The exclusive right granted by a government for a limited period to an author, composer, designer, or such, or his or heirs, legatees, or assigns, to reproduce, publish, and sell copies of an original literary or artistic work.

**Corporation.** A legal entity (business organization form) operating under a grant of authority from a state in the form of a charter and articles of incorporation.

**Covenant.** A covenant is a promise written into a legal agreement (such as a deed) that binds the parties to abide by or refrain from certain acts. A deed restriction is a special kind of covenant.

**Date of Sale (date of transfer).** The date on which the sale is agreed is the date of sale. This is considered to be the date the deed, or other instrument is signed. The date of recording can be used as a proxy if it is not unduly delayed as in a land contract.

**Declaration of Restrictions.** A set of recorded restrictions that apply to a specific area or subdivision.

**Declaration of Trust.** A written acknowledgment by the legal title holder to property specifying the property is held in trust for the benefit of another party.

**Deed.** A document (or written legal instrument) which, when executed and delivered, conveys an interest in or legal title to a property.

**Deed, Bargain and Sale.** A bargain and sale deed implicitly or explicitly asserts the grantor’s ownership of the property conveyed, but it makes no guarantees to defend the title. It provides the grantee more protection than a quitclaim deed but less than a special warranty deed. The words of conveyance “bargain and sale” distinguish a bargain and sale deed.

**Deed, Quitclaim.** A deed in which the grantor conveys or relinquishes all interests that he or she may have in a property, without warrant as to the extent or validity of such interest.

**Deed, Special Warranty.** A deed in which the grantor only covenants to warrant and defend the title against claims and demands of the grantor and all persons claiming by, through and under him.

**Deed, Tax.** A deed by which title to real property, sold to discharge delinquent taxes, is transferred by a tax collector or other authorized officer of the law to the purchaser at a tax sale.

**Deed, Trust.** (1) Broadly, a deed by which title to property is transferred to a trustee to be held in trust. (2) Specifically, a deed by which title to property is transferred, conditionally or unconditionally, to a trustee to be held for the benefit of creditors or obligors of the grantor. (3) Loosely, the agreement made between an issuer of bonds and the holders of such bonds that is deposited with the trustee, whether or not such agreement involves the transfer of property to the trustee. A trust deed is also known as “deed of trust.”

**Deed, Warranty.** A deed containing a covenant of warranty whereby the grantor of an estate of freehold guarantees that the title that he or she undertakes to transfer is free from defects and that the property is unencumbered except as stated, and whereby the grantor, for him-

or herself and his or her heirs, undertakes to defend and protect the grantee against any loss that may be suffered by reason of the existence of any other title or interest in the property existing at the time the deed was executed and not excepted therein. Contrast deed, quitclaim.

**Deed Recordation.** The process of registering a sale of real property with the appropriate public body, usually the county recorder's office.

**Deed Restriction.** A limitation to property rights that transfers with the property regardless of the owner.

**Delinquent Taxes.** Delinquent taxes are past due and unpaid taxes.

**Disclosure.** (1) Act of disclosing. (2) Revelation. (3) To make known or public. (4) In real estate, a seller of real property must disclose facts that affect the value or desirability of the property. Unless exempt, the seller completes and signs specific disclosure forms, including the Real Estate Transfer Disclosure Statement, to disclose those material facts.

**Discounted Cash Flow Analysis.** The discounted cash flow analysis is (1) a yield capitalization method used to calculate the present value of anticipated future cash flows and (2) analysis of the present value of an income-producing property by isolating differences in the timing of cash flows. Net cash flows from all time intervals involved in the analysis are discounted to present value by an appropriate discount rate.

**Discounting.** Discounting is the process of estimating the present worth of an anticipated item of income or expense by determining the amount of money which, if presently invested and allowed to accumulate at compound interest, will exactly equal the expected item of income or expense at the time when it becomes due.

**Discount Rate.** A discount rate is (1) the rate of return on investment; the rate an investor requires discounting future income to its present worth. The discount rate is made up of an interest rate and an equity yield rate. Theoretical factors considered in setting a discount rate are the safe rate earned from a completely riskless investment (this rate may reflect anticipated loss of purchasing power due to inflation) and compensation for risk, lack of liquidity, and investment management expenses. The discount rate is most often estimated by band-of-investment analysis or sales comparison analysis that estimates typical internal rates of return. (2) In monetary policy, the rate that the Federal Reserve Bank charges member banks to borrow. Compare to recapture rate.

**Divided Rights.** Rights to property that have been divided among several owners in partnerships, joint tenancy, tenancy in common, and time-share units.

**Encumbrance.** Any limitation that affects property rights and value.

**Equitable Ownership.** The interest or estate of a person who has beneficial right in property legally owned by

another, for example, the beneficiary of a trust has equitable ownership in the trust property.

**Equity.** (1) In assessment, equity is the degree to which assessments bear a consistent relationship to market value. Measures include the Coefficient of dispersion, coefficient of variation, and price-related differential. (2) In popular usage, a synonym for equity is a synonym for tax fairness. (3) In ownership, the net value of property after liens and other charges have been subtracted.

**Equity of Redemption.** A right recognized by courts of equity whereby a person who has transferred legal title to property as security for an obligation is permitted, after defaulting on the obligation, to retain possession of the property for such period as may be prescribed by law or by the court and to reacquire legal title to the property upon fulfillment of the obligation within such period.

**Estate.** Estate refers to (1) the interest which a person possesses in a single concrete article of property; (2) the aggregate interests of any person in articles of property of all descriptions; and, (3) the aggregate property of all descriptions left by a decedent. Also see tenancy; real estate.

**Estate, Leasehold.** Any possessory interest in land less than estate of freehold, that is, an estate for years, an estate from years to year (periodic estate), an estate at will, or an estate at sufferance. See leasehold.

**Estate for Years.** A possessory interest in land which cannot endure beyond a date specified in the conveyance or a date precisely determinable at the time the interest becomes possessory.

**Estate in Fee Simple.** An inheritable, possessory interest in land that may endure until the extinction of all lineal and collateral heirs of the first owner and that may be freely conveyed by its owner; the largest possible estate in land.

**Estate of Freehold.** Any one of the three types of possessory Interest in land—fee simple, fee tail, and estate for life—that in feudal time were granted only to freemen.

*Note: Estates of freehold are said to be estates of indefinite duration and any other estate is said to be "less than freehold."*

**Exchange (IRS 1031).** Internal Revenue Code Section 1031 enables a taxpayer to defer gain on the sale of a business use or investment property, provided that the seller reinvests in another businesses use or investment property.

*Note: The seller has 45 days from closing of their current property to identify a replacement property. Although there are requirements an exchange is much like a typical sale and purchase transaction. To defer all capital gains one must acquire a replacement property with equal or greater property value to that of the sold property. The seller must also reinvest all net equity.*

**Fannie Mae.** Defined under Federal National Mortgage Association.

**Federal Home Loan Mortgage Corp (FHLMC) (Freddie Mac).** An organization that facilitates secondary residential mortgages for savings and loan associations, to increase availability of residential mortgage financing.

**Federal National Mortgage Assn. (FNMA) (Fannie Mae).** A quasi-governmental agency that purchases mortgages from originators; intended to increase liquidity in the home mortgage market.

**Fee Simple.** Fee simple in ownership is complete interest in a property, subject only to governmental powers such as eminent domain. Fee simple is also known as fee simple absolute. Also see estate in fee simple and absolute ownership.

**Fee Simple Condition Subsequent.** This gives an owner fee simple title to property so long as a specified event (usually a change in use) does not occur. The person granting fee simple condition subsequent title must file suit to recover ownership if the condition is not met.

**Fee Simple Determinable.** Fee Simple Determinable is identical to fee simple condition subsequent except that the grantor (the original owner) does not need to file suit to regain title.

**Fee Simple Title.** Fee simple title indicates ownership that is absolute and subject to no limitation other than eminent domain, police power, escheat; and taxation.

**Fiduciary.** A fiduciary is any person who occupies a position of special trust in certain of his or her relationships to another person or persons, for example, an administrator, executor, guardian, receiver or trustee.

**Foreclosure.** Foreclosure is the legal process by which a lien on a property is enforced.

**Foreclosure-Related Sale.** These sales were formerly foreclosed on by the financial institution. The seller will be the financial institution. These sales typically are on the low side of the value range because the financial institution is highly motivated to sell and may be required by banking regulations to remove the property from its books.

**Franchise.** A privilege or right that is conferred by grant of government or an individual or a group of individuals; usually an exclusive right to furnish public services or to sell a particular product in a certain geographical area.

**Freddie Mac.** Defined under Federal Home Loan Mortgage Corporation.

**Free and Clear.** Free and clear is property unencumbered by any liens or mortgages.

**Freehold.** Defined under estate of freehold.

**Future Worth of 1.** (The future worth of 1 is also called the compound amount of 1 or the amount of 1 at compound interest.) It is the amount to which one dollar will grow at compound interest over a specified number of years and at a specified interest rate.

**Future Worth of 1 per Period.** (The future worth of 1 per period is also called the compound amount or accumulation of 1 per period.) It is the amount to which a series of equal periodic payments will accumulate at compound interest for a specified number of years and at a specified interest rate.

**General Warranty Deed.** The general Warranty deed is the most common type of deed. This deed implicitly promises that (1) the grantor owns the property and may convey title; (2) there are no hidden liens against the property; (3) no one else has better title to the property; (4) the grantor will obtain and deliver any documents needed to make good the transfer; and (5) the grantor will be liable for damages if future competing claims to the property prove valid.

**Going Concern Value.** Going concern value is the enhanced or synergistic value of assets due to their existence within, or assemblage into, an operating and economically viable business that is expected to continue its operation in the future with no intention or necessity of liquidation or the material alteration of the scale of operation.

**Goodwill.** Goodwill is the economic advantage over competitors that a business has acquired by virtue of habitual patronage of customers.

**Government National Mortgage Assn (GNMA) (Ginnie Mae).** A government-owned and government-financed agency that subsidizes mortgages through its secondary mortgage market and issues federally insured mortgage-backed securities. This agency falls within the Department of Housing and Urban Development.

**Grantee Index.** Lists alphabetically the name of every grantee whose name appears on a deed recorded for the year the index covers.

**Grantee.** A grantee is one who acquires property by voluntary conveyance.

**Grantor.** A grantor is one who voluntarily conveys property, whether by sale, gift, lease, or otherwise.

**Grantor Index.** Lists alphabetically the name of every grantor whose name appears on a deed recorded for the year the index covers.

**Industrial Property.** Industrial property is generally any property used in a manufacturing activity, including a factory, wholesale bakery, dairy plant, food processing plant, mill, mine, quarry, all locally assessed utility property, and the like.

**Installment Contract.** An installment contract is a purchase contract in which payment is made in prescribed installments that are usually forfeited if default occurs.

**Instrument.** An instrument is a formal legal document such as a deed, contract, will, or lease.

**Intangible Personal Property.** Intangible personal property is property that has no physical existence beyond neither merely representational, nor any extrinsic value:

includes rights over tangible real and personal property, but not rights of use and possession. Its value lies chiefly in what it represents. Examples include corporate stock, bonds, money on deposit, goodwill, restrictions on activities (for example patents and trademarks), and franchises.

*Note: Thus, in taxation, the rights evidenced by outstanding corporation stocks and bonds constitute intangible property of the security holders because they are claims against the assets owned and income received by the corporation rather than by the stockholders and bondholders; interests in partnerships, deeds, and the like are not ordinarily considered intangible property for tax purposes because they are owned by the same persons who own the assets and receive the income to which they attach.*

**Integrity.** The quality of a data element or program being what it says it is; usually distinguished from validity, the quality of its being what it should be in terms of some ultimate purpose. After data are edited and encoded and programs are prepared, their integrity is ensured by safeguards that prevent accidental or unauthorized tampering with them. Compare to accuracy; precision.

**Interest (Interest Rate).** Interest is the premium paid for the use of money; a (rate of) return on capital; the equilibrium price in money markets. The interest rate usually incorporates factors for risk, illiquidity, time-preference, inflation, and potentially other factors. Also see **discount rate**.

**Interest (Interest Transferred, Interest Acquired).** It is the **ownership** rights of a person in a **property**. Complete ownership is called *fee simple* interest. It is possible to sell (transfer) and to own separately the component interests, such as mineral rights and air rights, which make up the fee interest. Also see **bundle of rights**.

**Interest, Possessory.** See possessory interest.

**Interest, Undivided.** See undivided interest.

**Intestate.** Intestate is the state of having died without leaving a valid last will and testament.

**Inventory.** Inventory is (1) the group of personal property items whose value is exhibited by value in exchange, that is, ownership is solely for the purpose of sale rather than use; (2) in general, any detail list showing quantities and descriptions, and usually values or prices of property; (3) frequently used in the plural form to designate all types of current, physical assets that are customarily listed by quantities, descriptions, and values or prices for regular accounting purposes (for example, raw materials, goods in process, finished goods, office supplies, stores; and (4) occasionally (for example, in Vermont), a tax list.

**Inwood Coefficient.** The Inwood Coefficient is a factor used to obtain the present worth of a level stream of income; also known as the present worth of 1 per period factor.

**Joint tenancy.** See tenancy, joint.

**Land Contract.** An executory contract for the purchase of real property under the terms of which legal title to the property is retained by the vendor until such time as all conditions stated in the contract have been fulfilled; commonly used for installment purchase of real property. Also see, contract for deed.

**Legal Description.** A delineation of dimensions, boundaries, and relevant attributes of a real property parcel that serve to identify the parcel for all purposes of law. The description may be in words or codes, such as metes and bounds or coordinates. For a subdivided lot, the legal description would probably include lot and block numbers and subdivision names.

**Lease.** A written contract by which the lessor (owner) transfers the rights to occupy and use real or personal property to another (lessee) for a specified time in return for a specified payment (rent).

**Leaseback.** The transfer of building, land, or personal property to a buyer under a special arrangement to simultaneously lease it back to the original builder/seller, usually involving a long-term triple net arrangement with options to renew the lease.

**Leasehold.** See leasehold estate.

**Leasehold Estate.** Interests in real property under the terms of a lease or contract for a specified period of time, in return for rent or other compensation; the interest in a property that are associated with the lessee (the tenant) as opposed to the lessor (the property owner). The lease may have value when market rent exceeds contract rent.

**Leasehold Improvements.** Items of personal property such as furniture and fixtures associated with a lessee (the tenant) that has been affixed to the real property owned by a lessor.

**Lessee.** The person receiving a possessory interests in property by a lease, that is, the owner of a leasehold estate.

**Lessor.** Person granting a possessory interest in property by a lease, that is, the conveyor of a leasehold estate, the holder of a leased fee estate.

**Lien.** A lien is (1) the legal right to take or hold property of a debtor as payment or security for a debt; (2) Any legal hold or claim, whether created voluntarily or by operation of law, which a creditor has on all or specified portions of the property owned by a person indebted to him. Compare mortgage.

**Life Estate.** A life estate is an interest in property that lasts only for a specified person's lifetime; thus, the owner of a life estate is unable to leave the property to heirs.

**Life Tenant.** The recipient of a life estate.

**Market.** (1) The topical area of common interests in which buyers and sellers interact. (2) The collective body of buyers and sellers for a particular product.



**Market Analysis.** Market analysis is a study of real estate market conditions for a specific type of property.

**Market Area.** A geographic area, typically encompassing a group of neighborhoods, defined on the basis that the properties within its boundaries are more or less equally subject to a set of one or more economic forces that largely determine the value of the properties in question.

**Market Analysis.** A study of real estate market conditions for a specific type of property.

**Market Modeling.** See model.

**Market-Related Adjustment.** These adjustments account for changes in market conditions between the time a comparable sold and the effective date of the appraisal. See market adjustment factors.

**Market Adjustment Factors.** Market adjustment factors, reflecting supply and demand preferences, are often required to adjust values obtained from the cost approach to the market. These adjustments should be applied by type of property and area and are based on sales ratio studies and other market analyses. Accurate cost schedules, condition ratings, and depreciation schedules will minimize the need for market adjustment factors.

**Market Approach.** A valuation term with several meanings. In its broadest use, it might denote any valuation procedure intended to produce an estimate of market value, or any valuation procedure that incorporates market-derived data, such as the stock and debt technique, gross rent multiplier method, and allocation by ratio. In its narrowest use, it might denote the sales comparison approach.

**Market Rent.** The rent current prevailing in the market for properties comparable to the subject property. Market rent is capitalized into an estimate of value in the income approach.

**Market Value.** Market value is the major focus of most real property appraisal assignments. Both economic and legal definitions of market value have been developed and refined. A current economic definition agreed upon by agencies that regulate federal financial institutions in the United States is:

The most probable price (in terms of money) which a property should bring in a competitive and open market under all conditions requisite to a fair sale, the buyer and seller each acting prudently and knowledgeable, and assuming the price is not affected by undue stimulus. Implicit in this definition is the consummation of a sale as of a specified date and the passing of title from seller to buyer under conditions whereby:

The buyer and seller are typically motivated;

Both parties are well informed or well advised, and acting in what they consider their best interest;

A reasonable time is allowed for exposure in the open market;

Payment is made in terms of cash in United States dollars or in terms of financial arrangements comparable thereto;

The price represents the normal consideration for the property sold unaffected by special or creative financing or sales concessions granted by anyone associated with the sale.

**Model.** (1) a representation of how something works. (2) For purposes of appraisal, a representation (in words or an equation) that explains the relationship between value or estimated sale price and variables representing factors of supply and demand.

**Mortgage.** A mortgage is a contract under the terms of which the legal, but not the equitable, title to a specific property of one person (the mortgagor) is conditionally conveyed to a second person (the mortgagee) as security for the payment of a debt or performance of some other act.

*Note: In some states, legal title to mortgaged property passes to the mortgagee on execution of the mortgage; in others, legal title passes when the debt secured by the mortgage is in default; in still others, the mortgage is simply a lien, and the legal title does not pass until foreclosure proceedings have been completed.*

**Multiple Listing Service (MLS).** This is a local or regional service that compiles available real estate for sale by member brokers. Detailed information about properties is provided to brokers, agents and the public, generally online. Local MLS organizations have their own rules and systems for providing listing information.

**Neighborhood.** A neighborhood is (1) the environment of a subject property that has a direct and immediate effect on value; (2) a geographic area (in which there are typically fewer than several thousand properties) defined for some useful purposes, such as to ensure for later multiple regression modeling that the properties are homogeneous and share important locational characteristics.

**Objective.** Objective is the quality of being definable by specific criteria without the need for judgment. Quantitative variables are objective.

**Open Market.** A freely competitive market in which any buyer or seller may trade and in which prices are determined by competition.

**Origination Fee.** Origination fee is a fee charged by a lender (called the loan “originator” for making a real estate loan.

**Outliers.** Observations that have unusual values, that is, they differ markedly from a measure of central tendency. Some outliers occur naturally; others are due to data errors.

**Owner, Equitable.** An equitable owner is one who, under rules of equity, has rights to some or all of the benefits deriving from property, although legal ownership and actual possession may be vested in another person.

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**Owner, Legal.** One who has dominion over property under the rules of law, as distinguished from rules of equity.

**Ownership.** The rights to the use of property, to the exclusion of others.

**Parcel.** A continuous area of land described in a single legal description or as one of a number of lots on a plat; separately owned, either publicly or privately; and, capable of being separately conveyed.

**Parcel Identification Number.** A numeric or alphanumeric description of a parcel that identifies it uniquely. Assessors use various systems, many with common features. A growing number of these systems include geocoding, in the thirty states where it exists, the Public Land Survey System, authorized by the United States government in 1785, is often a basis for parcel identification.

**Parcel Identifier.** A code, usually numerical, represents a specific land parcel's legal description. The purpose of parcel identifiers is to permit reference to legal descriptions by using a code of uniform and manageable size, thereby facilitating record-keeping and handling. Also called parcel identification number.

**Parcel of Land.** A contiguous urban or rural land area that is considered as a unit, is subject to single ownership, and is legally recorded as a single piece.

**Partial Interest.** An interest (in property) that is less complete than a fee simple interest.

**Partial Payment Factor.** Also known as the "amortization" or "periodic repayment" factor. The equal periodic payment that has a present worth of \$1, for a specified number of periods and at a specified discount rate.

**Patent.** (1) The exclusive right granted by a government for a limited period to an inventor, his or her heirs, legatees, or assigns, to make, use, and vend an article or process invented by him or her. (2) The instrument by which government lands are granted to private persons under the proceedings set forth in the general statutes.

**Personal Property.** Personal property consists of every kind of property that is not real property, movable without damage to itself or the real estate; subdivided into tangible and intangible. Personal property is also known as "Personalty."

**Personalty.** A synonym for personal property.

**Plot.** A plot is (1) a relatively small area of land, generally used for a specific purpose; (2) a measured area of land (lot).

**Plottage.** (1) Those factors of size, shape, and location with reference to other plots that add or detract from the value of a plot by a given purpose (preferred). (2) The assembling of adjacent parcels of land into a single unit. (3) The excess cost of assembling adjacent parcels of land into a single unit under single ownership over the estimated cost at which such parcels might be acquired individually by independent purchasers. (4) Plottage value.

*Note: Because of the variety of meanings attached to this term and its derivatives, it is suggested that the more descriptive term "assemblage" and its derivatives be used to convey all of the above meanings except the first. Compare assemblage.*

**Plottage Value.** (1) The increment of value ascribed to a plot because of its suitability in size, shape, and/or location with reference to other plots (preferred). (2) The excess of the value of a large parcel of land formed by assemblage over the sum of the values of the unassembled parcels.

**Points.** Prepaid interest on a loan; one point is equal to 1 percent of the amount of the loan. It is common to deduct points in advance of the loan, so that an individual pays interest on 100 percent of the loan, but gets cash on, say, only 99 percent.

**Possession.** Possession is the physical control of personal or real property.

**Possessory Interest.** (1) An interest of a person in an article of property arising from a physical relationship to the article of such nature as to confer on him or her degree of physical control over it, coupled with the intent so to exercise such control as to exclude the general public from use of it. (2) The right to occupy and use any benefit in a transferred property, granted under lease, license, permit, concession, or other contract. (3) A private taxable interest in public tax-exempt property, for example, a private service station in a federal military base. Assessment of this interest permits complex valuation problems. Among the issues are whether the ownership or the use is exempt, whether the parcel should be split, and whether market rent differs from contract rent.

**Precision.** The degree of refinement in the performance of an operation, or the degree of perfection in the instruments and methods used when making the measurements. Precision relates to the quality of the operation by which a result is obtained, and is distinguished from accuracy, which relates to the quality of the results. Compare to integrity; validity.

**Present Worth.** (1) The value of something after discounting future payments and receipts. (2) The present value of income that is expected to be received at some future date or dates, as ascertained by the process of discounting both the income and the anticipated expenses incident to its receipt, that is, the amount of money that if presently invested and allowed to accumulate at compound interest, would yield net income in the same amounts and at the same intervals as is anticipated of a given property. It is synonymous with capital value" and "present value."

**Present Worth of 1.** (Also called the reversion factor.) The lump-sum amount that would have to be set aside to accumulate with compound interest to \$1 at the end of a specified number of years and at a specified rate of interest. Alternatively, it can be viewed as the present value of

\$1 receivable at the end of a specified number of years and discounted at a specified rate.

**Present Worth of 1 per Period.** (Also called the annuity factor or Inwood Coefficient.) The present worth of 1 per period is the present worth of a series of payments of \$1, receivable at the end of each year, for a specified number of years and at a specified interest rate.

**Price, Adjusted Sale.** The sale price that results from adjustments made to the stated sale price to account for the effects of time, personal property, atypical financing, and the like.

**Price, Market.** The value of a unit of goods or service, expressed in terms of money, as established in a free and open market.

*Note: This term is sometimes distinguished from “market value” on the ground that the latter term assumes that buyers and sellers are informed, but this presumption is also implied by the phrase “free and open market.” Compare to price, sale.*

**Price, Sale.** The sale price is (1) the actual amount of money exchanged for a unit of goods or services, whether or not established in a free and open market (an indicator of market value); (2) loosely used synonymously with “offering” or “asking price”.

*Note: The sale price is the “selling price” to the vendor and the “cost price” to the vendee.*

**Private Encumbrance’s.** Private hindrances that affect value and sale price such as easements, condominium controls, and deed or subdivision restrictions.

**Private Restrictions.** Private parties, such as a group of homeowners, may establish private restrictions on ownership rights. Deed restrictions are a common form of private restriction.

**Property.** (1) Property is an aggregate of things or rights to things. Property rights area protected by law. There are two basic types of property: real and personal. (2) The legal interest of an owner in a parcel or thing. See bundle of rights.

**Property Split.** A property split is the result of the sale of property held by a single owner such that different pieces of the property are owned by different owners. Splits may or may not occur along plat lines. Assessors need to monitor splits not only to ensure the correctness of the property listing, but also to monitor the land and its adequacy as a lien against past and present tax liabilities.

**Quitclaim Deed.** See deed.

**Ratio, Assessment.** See assessment ratio.

**Ratio Study.** A study of the relationship between appraised or assessed values and market values. Indicators of market values may be either sales (sales ratio study) or independent “expert” appraisals (appraisal ratio study). Of common interest in ratio studies are the level and uniformity of appraisals or assessments.

**Real Estate.** The physical parcel of land and all improvements permanently attached. Compare to real property.

**Real Estate Transfer Documents.** The various kinds of deeds whereby real property is conveyed. Compare to conveyances.

**Real Estate Transfer Affidavits.** In written or electronic format, these documents are an affirmed or sworn statement regarding particulars to a sale of real property, such as personal property, financing, etc. Typically, these forms are required in states and provinces where sales disclosure statutes have been enacted and are filed prior to recording the deed. Comprehensive affidavits may limit the number of follow-up verifications required during the sales verification process. These questionnaires are also known as sales verification questionnaire.

**Real Property.** Real property consists of the interests, benefits, and rights inherent in the ownership of land plus anything permanently attached to the land or legally defined as immovable; the bundle of rights with which ownership of real estate is endowed. To the extent that “real estate” commonly includes land and any improvements; the two terms can be understood to have the same meaning. Real property is also called “realty.”

**Realty.** (1) Any tangible thing whose fee ownership constitutes real property, that is, land or improvements. (2) A synonym for real property.

**Receiver.** One who is appointed by a court of equity as its representative to manage property owned by an insolvent debtor until the claims of creditors have been met or to manage property that is the subject of a law suit pending its outcome.

**Recordation/Recording.** Recordation/recording is the filing of documents affecting real property for public record, which usually requires the witnessing and notarizing of the document.

**Redemption.** The process by which the owner of real property sold at a tax sale buys back the property from the purchaser at an enhanced price within a specified redemption period.

**Reject Code.** A flag applied to a record (such as a sale) indicating that it should not be used for certain purposes.

**Representative Sample.** A sample of observations from a larger population of observations, such that statistics calculated from the sample can be expected to represent the characteristics of the population being studies.

**Residential (Nonfarm) Single-Family.** Single-family residential include each detached, semidetached, or attached house. If separately assessed and not on a farm, that is a residence for one family only. For detached houses, this would include one-family rural properties or suburban estates not used primarily for farming and mobile homes assessed as real property. This category includes each condominium unit in a multiunit dwell-

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ing structure, plus each condominium's share of the common area, unless the common area is separately assessed.

**Restriction.** A restriction is a described limitation on the use of a property.

**Reversion.** The rights of possession commencing on the termination of a particular estate.

**Reversion Factor.** See Present worth of 1

**Royalty.** (1) A payment made periodically or at irregular intervals to the owner of a patent or copyright for the privilege of exploring for, and/or mining and disposing of, mineral deposits.

**Sale, Arm's-Length.** A sale in the open market between two unrelated parties, each of whom is reasonably knowledgeable of market conditions and under no undue pressure to buy or sell.

**Sale, Conditional.** A sale, especially of chattels, in which the transfer of title is made to depend on the performance of a condition subsequent to the making of the sales contract and delivery of goods.

*Note: The most common condition is that the remainder of the purchase price be paid. Property held under a conditional sales contract may be repossessed without foreclosure proceeding, and the former holder has no equity or redemption. Compare to mortgage, chattel.*

**Sale, Distressed.** It is a sale made to meet the immediate and pressing needs of the seller at whatever price the property will bring.

**Sale, Fraudulent.** A sale to defraud the creditors of the owner of the property, by covering up or removing from their reach and converting into cash property which would be subject to the satisfaction of their claims. Such sales may be voided by Bankruptcy Court.

**Sale, Forced.** A sale made pursuant to law; usually an auction sale that is involuntary on the part of the owner.

**Sale, Judicial.** (1) A judicial sale is one made under the process of a court having competent authority to order it, by an officer duly appointed and commissioned to sell, as distinguished from a sale by an owner in virtue of his right of property. (2) A court action that enforces a judgment lien by selling property to pay a debt.

**Sale-Leaseback.** A sale and subsequent lease given by the buyer back to the seller as part of the same transaction.

**Sale, Normal.** A sale in which neither the buyer nor the seller acts under legal or economic compulsion. In which both parties are reasonably well informed, and in which both are primarily actuated by economic motives. Compare to market value and sale, arm's-length.

**Sale of Convenience.** A sale designed to correct defects in the title, create a joint or common tenancy, or serve some similar purpose (not an actual sale). Such sales generally retransacted at only a nominal price.

**Sale Price.** See price, sale; price, adjusted sale.

**Sale, Private.** A sale negotiated and concluded privately between buyer and seller, and not offered on the open market.

**Sales Comparison Approach.** One of three approaches to value, the sales comparison approach estimates a property's value (or some other characteristic, such as its depreciation) by reference to comparable sales.

**Sales Data.** (1) Information gathered about the nature of the transaction, the sale price, and the characteristics of a property as of the date of sale. (2) The elements of information needed from each property for some purpose, such as appraising properties by the direct sales comparison approach.

**Sales File.** A physical or electronic file of sales data.

**Sales Ratio Study.** A ratio study that uses sales prices as proxies for market value.

**Sales Verification Questionnaires.** In written or electronic format, these documents are an affirmed or sworn statement regarding particulars to a sale of real property, such as personal property, financing, etc. Typically, these forms are required in states and provinces with sales disclosure statutes have been enacted and are filed prior to recording the deed.

**Sale Terms.** The amount of down payment, the interest on the mortgage, and information on points and other fees involved in a real estate sale. Sales terms are also called "terms of financing" or "financing terms."

**Seller.** (1) The seller is the vendor. (2) A person who sells or contracts to sell goods. (3) In real property sales the seller is the grantor who transfers property by deed or grants property rights through a trust instrument or other document.

**Screening Codes.** Screening codes are used to identify the source of the sales information or how the sale was verified and are separate from the validity code.

**Sealed Bid.** Sealed bid is a method of marketing property in which each bidder (buyer) is given just one chance to submit a bid in a sealed envelop, without knowing other bid amounts. All such bids are opened at one time. The seller may set a minimum bid.

**Seller-Financing.** (1) A sale in which the seller provides financing to the buyer typically with a higher rate of interest than market and a lower sale price or a lower rate of interest than market with a higher sale price. Sales should be adjusted to market. See Contract for Deed.

**Settlor.** A settlor is one who transfers to a trustee title to property that constitutes the trust estate. Compare trustee.

**Short Sale.** The bank or mortgage lender agrees to discount a loan balance because of an economic or financial hardship on the part of the mortgagor.

**Split.** See property split.

**Stratify.** To divide, for purposes of analysis, a sample of observations into two or more subsets according to some criterion or set of criteria.

**Tangible Personal Property.** Tangible personal property is personal property that has a substantial physical presence beyond merely representational. It differs from real property in its capacity to be relocated. Common examples of tangible personal property are automobiles, boats, and jewelry.

**Tax Sale.** A sale of a taxpayer's property by a public authority so that delinquent taxes may be collected from the proceeds; usually preceded by a period during which the taxpayer can pay delinquent taxes, and followed by a period during which the taxpayer can redeem the property from the purchaser. Also see certificate of redemption; redemption.

**Tenancy.** The act of using or occupying property, especially real property whose fee title is vested in someone other than the occupant.

**Tenancy, Joint.** A state of tenancy involving two or more persons owing undivided possessory interests which have arisen out of a single conveyance, no one of the tenants being free to create interests in the estate without the consent of the others, and the surviving tenants acquiring the interests of any tenant who may die. Compare to tenancy in common.

**Tenancy in Common.** A state of tenancy involving two or more persons owning undivided possessory interests that have arisen out of separate and distinct conveyances, any one of the tenants being free to create interest in his or her portion of the estate and the heirs or devisees acquiring the interest of any tenant who may die. Compare to tenancy.

**Tenancy in Severalty.** A tenancy in severalty is a state of tenancy involving one person who owns a divided possessory interest.

**Tenant.** One who holds or possesses a property.

**Tenement.** Tenement is (1) Real property and the rights to ownership, especially those of a permanent nature that relates to and pass with the land. (2) A building intended for rental residence.

**Time-Adjusted Sale Price.** The price at which a property sold, adjusted for the effects of price changes reflected in the market between the date of sale and the date of analysis.

**Title.** The union of all elements constitution proof of property ownership and the instrument that is evidence of ownership.

**Title Search.** An examination of public records to ensure the quality of the seller's title to a property. Preparation of an abstract of title requires a complete title search, and also for preparation to foreclose on a property in a delinquent tax suit.

**Trust.** An agreement whereby the owner of property (the settlor) transfers legal title to a second party (the trustee), such property to be held, managed, or disposed of for the benefit of a third party (the beneficiary) or the settlor, or both, as set forth in the trust agreement.

**Trustee.** A trustee is one who holds legal title on property under a trust agreement. Compare settlor; beneficiary

**Undivided Interest.** An interest in a property that is not distinct from the interest or interests of one or more other persons as to the time during which the interest is possessory or as to the portion of the property to which the interest attaches, for example, the interest of a joint tenant or a tenant in common.

**Unit.** The property being appraised and everything used or useful to the ongoing economic operation of the business (property). Tangible and intangible personal property is included.

**Validity.** The quality of a data element or procedure being what it should be in terms of some ultimate purpose or use. Also see integrity. Compare to accuracy, precision.

**Value.** (1) Value is the relationship between an object desired and a potential owner; the characteristics of scarcity, utility, desirability, and transferability must be present for value to exist. (2) Value may also be described as the present worth of future benefits arising from the ownership of real or personal property. (3) Value is the estimate sought in a valuation. (4) Any number between positive infinity and negative infinity. Also see market value.

**Verify.** To check the accuracy of something. For example, sales data may be verified by interviewing the seller or purchaser of the property, and data entries may be verified by check digits.

**Word-of-Mouth.** A method of marketing property without a realtor and/or broker involved. Typically, used for selling real property by "for sale by owner" and is more prevalent in rural areas.

**Zoning.** Zoning is the exercise of the police power to restrict land owners as to the use of their land and/or the type size, and location of structures to be erected thereon.

# Appendix A. Sales Verification Questionnaire

Parcel Identification Number _____	Instrument Number _____
Instrument Type _____	<input type="checkbox"/> Multiparcel Sale <input type="checkbox"/> Split Sale   Recording Date _____

Seller (Grantor) Name _____  Mailing _____ City/ST/ZIP _____ Phone _____ E-mail _____	Buyer (Grantee) Name _____  Mailing _____ City/ST/ZIP _____ Phone _____ E-mail _____
Brief Legal Description _____ _____ _____	Property/Situs Address _____ Name and Mailing Address for Tax Statements _____ _____

**PLEASE ANSWER THE FOLLOWING QUESTIONS:**

1. Were there special factors affecting the sale?
  - Sale between immediate family members (SPECIFY THE RELATIONSHIP) \_\_\_\_\_
  - Sale involved corporate affiliates belonging to the same parent company
  - Sale of convenience (correct defects in title; create a joint or common tenancy, etc.)
  - Auction sale
  - Deed transfer in lieu of foreclosure or repossession
  - Forced sale or sheriff's sale
  - Sale by judicial order (guardian, executor, conservator)
  - Sale involved a government agency or public utility
  - Buyer (new owner) is a religious, charitable, or benevolent organization, school or educational association
  - Land contract or contract for deed
  - Sale of only a partial interest in the real estate
  - Sale involved a trade or exchange of properties
  - NONE OF THE ABOVE**
2. What was the use of property at the time of sale? (check one)
  - Single family residence                       Agricultural land
  - Farm/ranch with residence                       Vacant lot
  - Condominium unit                                   Commercial/industrial
  - Other (specify) \_\_\_\_\_
3. Was the property rented or leased at the time of sale?    Yes    No
4. Did the sale price include an existing business?    Yes    No
5. Was any personal property (such as furniture, equipment, machinery, livestock, crops, business franchise or inventory, etc.) included in the sale price?
  - Yes    No
  - If yes, please describe \_\_\_\_\_
  - Estimated value of all personal property items included in the sale price \$ \_\_\_\_\_
6. Any recent changes to the property?    Yes    No
  - New construction                                   Demolition
  - Remodeling     Additions
  - Was the work performed by a professional?    Yes    No
  - Date completed \_\_\_\_\_ / \_\_\_\_\_ / \_\_\_\_\_
  - Estimated cost of labor and materials? \$ \_\_\_\_\_
7. Was there a change in use?    Yes    No
  - If yes, please explain \_\_\_\_\_
8. Does the buyer hold title to any adjoining property?    Yes    No
9. Was there an appraisal made on the property?    Yes    No
10. Were any **delinquent** taxes assumed by the purchaser?
  - Yes—Amount \$ \_\_\_\_\_    No
11. Were the **delinquent** taxes included in the sale price?
  - Yes    No    NA
12. How was the property marketed? (check all that apply)
  - Listed with real estate agent                       Displayed a "For Sale" sign
  - Advertised in the newspaper                       Offered by word of mouth
13. Was the property made available to other potential purchasers?
  - Yes    No
  - If not, explain \_\_\_\_\_
14. How long was the property on the market? \_\_\_\_\_
15. What was the asking price? \_\_\_\_\_
16. What date was the sale price agreed upon? \_\_\_\_\_ / \_\_\_\_\_ / \_\_\_\_\_
17. What was the method of financing? (check all that apply)
  - New loan(s) from a financial institution
  - Name of lending institution \_\_\_\_\_
  - Cash down payment \$ \_\_\_\_\_
  - Amount \$ \_\_\_\_\_ Interest rate \_\_\_\_\_ % Term \_\_\_\_\_
  - Assumption of existing loan(s)
  - Amount \$ \_\_\_\_\_ Interest rate \_\_\_\_\_ % Term \_\_\_\_\_
  - Seller financing
  - Amount \$ \_\_\_\_\_ Interest rate \_\_\_\_\_ % Term \_\_\_\_\_
  - Trade of property: estimated value \$ \_\_\_\_\_
  - Describe traded property \_\_\_\_\_
  - All cash    Not applicable
18. What was the **Total Sale Price** \$ \_\_\_\_\_
19. Was the sale influenced by any unusual circumstances?
  - Yes    No
  - If yes, please explain \_\_\_\_\_
20. Is the total sale price a fair reflection of the market value for the real estate on the sale date?    Yes    No   If no, please explain \_\_\_\_\_

PRINT NAME \_\_\_\_\_

SIGNATURE \_\_\_\_\_

GRANTOR (SELLER)                      Daytime phone (\_\_\_\_) \_\_\_\_\_

GRANTEE (BUYER)                          Daytime phone (\_\_\_\_) \_\_\_\_\_

AGENT    Daytime phone (\_\_\_\_) \_\_\_\_\_

## Appendix B. Questions for Specific Situations

### Basic questions—for all follow-up verifications made

- How was the property marketed (realtor [name of realtor], word-of-mouth, newspaper ad, for sale by owner, Internet, etc.)?
- How long was the property exposed to the open market?
- What was the asking price?
- What was the selling price (or verify the amount on the sales verification questionnaire)?
- What was the condition of the property at the time of sale?
- Was there a change in use of the property?
- Was a “fee appraisal” made on the property (if so, in what amount)?
- Was any personal property included in the sale price (if so, was the amount specified in the purchase or contract agreement)?
- What is your estimate of the amount of personal property included in the sale price (if the personal property is not specified in the contract)?
- Are you aware of any changes to property characteristics that have recently occurred (if so, when)?
- Was there any undue compulsion to buy or sell?
- Were there any circumstances that might cause the sale to be considered a non-arm’s-length transaction?

The following questions should be asked in addition to the basic questions listed above for the various situations.

### Adjoining property owners

- Was the seller aware of the buyer’s interest in the property or need for business expansion (commercial/industrial use)?

### Auction sales

(Auctioneer and seller are the best source of information)

- Was the auction well-advertised?
- Was the auction well-attended?
- Did the seller have the right-of-refusal (a low bid clause or bid with reserve)?
- How many parties were bidding on the property?

### 1031 Exchange

- Was the reinvestment time nearing an end (possible duress)?

### Internet marketing

(See questions relating to uninformed buyers and sellers)

- Were both parties an informed, buyer and seller?

### Leaseback (commercial/industrial properties)

- Was a leaseback involved in the sale transaction?
- If so, did the leaseback influence the sale price?

### Personal property

All the questions are answered in the set of basic questions.

### Property characteristic changes

- What types of changes were made (repair, remodeling, addition or demolition)?
- How much cost was involved (labor and materials)?
- Was the work performed by a professional?

### Related party sales

- What is the specific nature of the relationship?
- Was the sale price influenced by the relationship?

### Uninformed buyers

- Did you look at other property in the area?
- How long did you search for property in the area?
- Did you talk to local realtors?

### Uninformed sellers

- How did you arrive at the sale price?
- Were there any local offers?

## Appendix C. Partial Listing of Government Agencies

• HUD	Department of Housing and Urban Development
• FCA	Farm Credit Administration
• FCB	Farm Credit Bank
• FSA USDA	Farm Service Agency
• FAMC	Federal Agricultural Mortgage Corporation (Farmer Mac)
• FDIC	Federal Deposit Insurance Corporation
• FHLMA	Federal Home Loan Mortgage Corporation (Freddie Mac)
• FHA	Federal Housing Administration
• FLB	Federal Land Bank
• FLCA	Federal Land Credit Association
• FNMA	Federal National Mortgage Corporation (Fannie Mae)
• FSLIC	Federal Savings & I Loan Insurance Corporation
• GSA	General Service Administration
• GNMA	Government National Mortgage Association (Ginnie Mae)
• HAP	Homeowners Assistance Program (US Army Corps of Engineers)
• MGIC	Mortgage Guarantee Insurance Group
• RTC	Resolution Trust Corporation
• RFTHP	Rural First-Time Homebuyer Program (Federal Home Loan Bank)
—	Habitat for Humanity
• USDA	Rural Housing & Development Administration
• SBA	Small Business Administration
• USMS	United States Marshal's Service
• VA	Veteran's Administration
—	• American Housing Trust 1 through 10 (VA holding companies)
—	• Vinnie Mac—Vendee Mortgage Trust (VMT 1,2,3,4 VA holding companies)



# Appendix D. Multiple Parcel Form

## MULTIPLE PARCEL FORM

JURISDICTION: \_\_\_\_\_

SALE NO.: \_\_\_\_\_

SALE DATE: \_\_\_\_\_

CLASS: \_\_\_\_\_

TYPE: \_\_\_\_\_

SOURCE: \_\_\_\_\_

VALIDITY: \_\_\_\_\_

SALE PRICE: \_\_\_\_\_

Type = Improved or Unimproved SC = Source Code VC = Validity Code

Parcel ID Number	Class	Type	SC	VC	Appraised Value
<b>Total Appraised Value</b>					

COMMENTS: \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_

RESEARCH ANALYST: \_\_\_\_\_

APPRAISER: \_\_\_\_\_



## Appendix F. Intangible Personal Property in Operating Properties

An operating business is often referred to as going concern. These properties may include a component of intangible personal property in the form of business enterprise value or goodwill.

*Going-concern value* is derived from a proven business operation. It implies that the total enterprise value that may be greater than the sum of its real and tangible personal property parts but does not imply that the business must be profitable. Typically, going-concern value will fall into one of two groups.

*Goodwill* is the intangible value of a business enterprise that can be measured by some excess profit by virtue of some advantageous position in the marketplace with little or no competition. Income beyond that required, providing an economic return on the assets of the business, is a component of goodwill.

*Business enterprise value* in general, is can be a product of any endeavor where the primary motive is profit and not mere employment for oneself and others. It may also include the capitalized value of above market rents for malls and super-regional shopping centers (Appraisal Institute, 2001).

Intangible personal property can fall into three general groups (Desmond, 1988).

### Nonseverable enterprise assets

- Assemblage of land, building, tangible personal property into a productive operation
- Image and reputation of the business (service, value, quality, dependability)
- Established customer base, customer acceptance, and public patronage
- Trained staff of employees
- Operating procedures, control methods, and socio-technical systems
- Corporate or business values
- Credit rating and investor confidence

### Nonseverable personnel assets

- Reputation of owner/manager and staff with customers, suppliers, and the public
- Skill of support staff (technical know-how, sales ability, specialized talent)
- General leadership, administration, customer relations, and skills of management

### Assets severable from the enterprise

- Trademarks, trade names, brand names, trade secrets (formulas, recipes, methods, etc.)
- Copyrights, patents, and technical libraries
- Licenses, franchises, and rights (film, recording, publishing, air, water, etc.)
- Covenants not to compete and operating agreements
- Contracts (purchase, advertising, employment, sales)
- Favorable leases below market rent
- Mailing lists, subscription lists, prescription accounts, customer lists

# **Assessment Standards of the International Association of Assessing Officers**

*Guide to Assessment Administration Standards*

*Standard on Assessment Appeal*

*Standard on Automated Valuation Models*

*Standard on Contracting for Assessment Services*

*Standard on Digital Cadastral Maps and Parcel Identifiers*

*Standard on Facilities, Computers, Equipment, and Supplies*

*Standard on Manual Cadastral Maps and Parcel Identifiers*

*Standard on Mass Appraisal of Real Property*

*Standard on Oversight Agency Responsibilities*

*Standard on Professional Development*

*Standard on Property Tax Policy*

*Standard on Public Relations*

*Standard on Ratio Studies*

*Standard on Valuation of Personal Property*

*Standard on Valuation of Property Affected by Environmental Contamination*

*Standard on Verification and Adjustment of Sales*

To download the current approved version of any of the standards listed above, go to:

**<http://www.iaao.org/publications/standards.html>**