Read, Learn, Understand

Electronic Agent r0ss, a Compilation



This is a compilation of three separate presentations in an "Alvie Explains" series for the reader to understand;

Contents referenced from:

- 1. Electronic Agent r0ss
- 2. How it Appears Part I
- 3. How it Really Appears Part II

Do the banks and or its "employees", "agents", "counsel" argue "security interest"?

Which is it? The "security interest in a security instrument" as an Intangible or the "security instrument" as a tangible?

Good question?

¹ Article 9, Uniform Commercial Code

² Law of local jurisdiction

The trouble wheel?.. (In Texas)

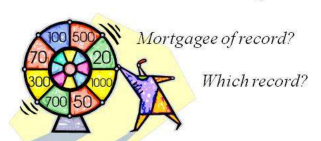


Mortgage Electronic Registration Systems, Inc.

How long can they do it before someone figures it out?

15 U.S.C. 7003

Mortgage Electronic Registration Systems, Inc. (In Texas)



Official Public Land Records Or MERS eRegistration System Records

Mortgage Electronic Registration Systems, Inc.

BOTTOM LINE:

Was it lawfully recorded in Official Public Land Records?

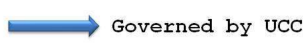
How long can they do it before someone figures it out?

15 U.S.C. 7003

(In Texas)

Tangible World (Old school)





Personal Property





Governed by Laws of local jurisdiction

Real Property
Lien

Mortgage Electronic Registration Systems, Inc.

(In Texas)

Tangible World (Old school)





Governed by UCC

Personal Property



Real Property

Lien

"While the negotiable notes themselves are personal property and may be transferred by unrecorded assignment," ⁹⁷ the negotiable quality of the note does not govern the lien securing it. ⁹⁸ 97. South Texas Lumber Co. v. Nicoletti, 54 S.W.2d 893, 896 (Tex. Civ. App. - Beaumont 1932, writ dism'd).

98. McCarty v. Allen, 113 S.W.2d 974, 976 (Tex. Civ. App. - Austin 1938, no writ).

(In Texas)

Tangible World (Old school)



Personal Property



Real Property Lien

Governed by UCC

Is the confusion with the words "security interest"?

SECURITY INTEREST - Black's Law 8th,

A property interest created by agreement or by operation of law to secure performance of an obligation (esp. repayment of a debt).

Mortgage Electronic Registration Systems, Inc.

(In Texas)

Tangible World (Old school)



Personal Property



Real Property Lien

security

Governed by UCC

Is the confusion with the words "security interest"?

Section 9.102 - Definitions

- "Collateral" means the property subject to a security interest or agricultural lien. The term includes:
 - (A) proceeds to which a security interest attaches;
 - (B) accounts, chattel paper, payment intangibles, and promissory notes that have been sold; and
 - (C) goods that are the subject of a consignment.

(In Texas)

Tangible World (Old school)



Governed by UCC

Personal Property

interest

security

DEED OF TRUST

Real Property Lien

Is the confusion with the words "security interest"?

> **NOTE:** (there are some exceptions) Sec. 9.109. SCOPE. (a) Except as otherwise provided in Subsections (c), (d), and (e), this chapter applies to:

> > (1) a transaction, regardless of its form, that creates a security interest in personal property or fixtures by contract.

Mortgage Electronic Registration Systems, Inc.

(In Texas)

Tangible World (Old school)



Governed by UCC

Is the confusion with the words "security interest"?

Personal Property



Real Property Lien

Section 9.109

This chapter does not apply to: a lien, other than an agricultural lien, given by statute or other rule of law for services or materials, but Section 9.333 applies with respect to priority of the lien;

(In Texas)

Tangible World (Old school)



Governed by UCC

Is the confusion with the words "security interest"?

Personal Property



Real Property

Lien

Section 9.109

This chapter does not apply to: (d)

(11) the creation or transfer of an interest in or lien on real property, including a lease or rents, as defined by Section 64.001, Property Code, the interest of a vendor or vendee in a contract for deed to purchase an interest in real property,

Mortgage Electronic Registration Systems, Inc.

(In Texas)

Tangible World (Old school)





Governed by UCC

Is the confusion with the words "security interest"?

Personal Property



Real Property Lien Tangible Instruments

Section 9.109 (continued)

- This chapter does not apply to: (d)
 - (11) .. or the interest of an optionor or optionee in an option to purchase an interest in real property, except to the extent that provision is made for:
 - liens on real property in Sections 9.203 and 9.308;

(In Texas)

Tangible World - (Old school)

For the sake of those confused by MERS, the following party(s) are designated in certain areas of this presentation as;

The Players;

Potential Homeowner(PH) - ("borrower"?)
("Obligor")("Obligor/PH- Used for MERS references")

Originating Lender(OL)? - ("Lender1"?) ("Borrower")
("Obligee 1") ("Obligor/OL" - Used for MERS references)

Warehouse Lender(WL) - ("Lender"?) ("Obligee/WL" Used for MERS references)

Subsequent Purchaser - ("Obligee/SP-#") (This also is dependant upon the sequence number of the subsequent purchaser.

Mortgage Electronic Registration Systems, Inc.

(In Texas)

Tangible World (Old school)



Personal Property



Real Property

Lien

Tangible Instruments



Old Money

The Players;

Potential Homeowner

("borrower"?)("Obligor")

Originating Lender?

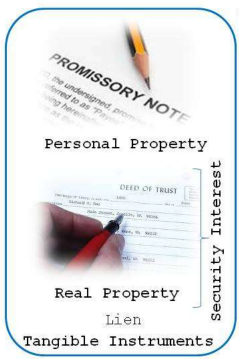
("Lender1"?)("Obligee 1")

Subsequent Purchaser?

("Obligee/SP#")

(In Texas)

Tangible World
(Old school)





Old Money

The Players;

Potential Homeowner

("borrower"?) ("Obligor")

Signs Tangible Note and provides collateral in the form of a Deed of Trust lien for the real property. This is one example of "security Interest" as demonstrated in the tangible way of doing things considered "old money", "old school" way of doing things.

Mortgage Electronic Registration Systems, Inc. (In Texas)

Security Interest - Investopedia

A legal claim on collateral that has been pledged, usually to obtain a loan.

SECURITY - Black's Law 8th Edition - 2004
security, n.1. Collateral given or pledged to
guarantee the fulfillment of an obligation; esp.,
the assurance that a creditor will be repaid (usu.
with interest) any money or credit extended to a
debtor. [Cases: Secured Transactions 11, 115. C.J.S.
Secured Transactions §§ 3, 11, 84.]

SECURITY INTEREST - Black's Law 8th Edition - 2004
A property interest created by agreement or by operation of law to secure performance of an obligation (esp. repayment of a debt).

(In Texas)

Tangible World (Old school)





Old Money

Personal Property

The Players;

Potential Homeowner

("borrower"?) ("Obligor")

DEED OF TRUST

MEDICAL OF TRUST, 15 And 10 p. 1540

Medical Dr. Rose

Nath Street, Society, 16 p. 95146

Medical Dr. Rose

Society, 16 p. 95146

Medical Dr. Rose

Society, 16 p. 95146

Medical Dr. Rose

Society, 16 p. 95146

Although a Deed of Trust sounds like a "Trust" it is not. It is a Lien.

Real Property

This Deed of Trust lien is not governed by the UCC. Do not confuse yourself with a security interest governed by the UCC.

Mortgage Electronic Registration Systems, Inc. (In Texas)

Deed - Investopedia

A legal document that grants the bearer a right or privilege, provided that he or she meets a number of conditions. In order to receive the privilege - usually ownership,..

Deeds are most known for being used to transfer the ownership of automobiles or land between two parties

(In Texas)

Tangible World (Old school)



Old Money

The Players;

Personal Property



Real Property Lien

Originating Lender?

("Lender1"?) ("Oblique 1")

Funds the Potential Homeowner ("Obligor") with a loan. The originating Lender ("Obligee 1") holds the Tangible Note?

Mortgage Electronic Registration Systems, Inc.

(In Texas)

Tangible World (Old school)





Old Money

The Players;

Personal Property



Originating Lender?

("Lender1"?) ("Oblique 1")

Also records the Deed of Trust lien in the Official Public Records in the county where the real property is located to perfect Obligee 1 as Secured Party (Creditor).

(In Texas)

Tangible World (Old school)





Old Money

The Players;

Personal Property



Originating Lender?

("Lender1"?) ("Oblique 1")

By recording the Deed of Trust, this provides constructive notice of attachment and perfection of a Secured Creditor.

This lien is not governed by the UCC.

Mortgage Electronic Registration Systems, Inc.

(In Texas)

Tangible World (Old school)





Old Money

The Players;

Personal Property



Originating Lender?

("Lender1"?) ("Obligee 1")

Recording the Deed of Trust, a Secured Creditor mandatorily invokes Texas Local Government Code §192.001.

Real Property

This lien is not governed by the UCC.

(In Texas)

Tangible World (Old school)



Personal Property



Real Property
Lien



Old Money

LOCAL GOVERNMENT CODE

TITLE 6. RECORDS

SUBTITLE B. COUNTY RECORDS

CHAPTER 192. INSTRUMENTS TO BE

RECORDED BY COUNTIES

Sec. 192.001. GENERAL ITEMS. The county clerk shall record each deed, mortgage, (or) other instrument that is required or permitted by law to be recorded. Acts 1987, 70th Leg., ch. 149, Sec. 1, eff. Sept. 1, 1987.

Mortgage Electronic Registration Systems, Inc.

(In Texas)

Tangible World (Old school)



Personal Property



Real Property
Lien



Old Money

The Players;

Potential Homeowner

("borrower"?) ("Obligor")

All the borrower needs to do is fulfill the agreement by making required payments and not default upon the debt. Once payoff is reached, lien release is recorded in land records. However, If an alleged default occurs...

A lawful Deed of Trust contains "power of sale" clause.

PROPERTY CODE

TITLE 5. EXEMPT PROPERTY AND LIENS SUBTITLE B. LIENS

CHAPTER 51. PROVISIONS GENERALLY APPLICABLE TO LIENS

Sec. 51.002. SALE OF REAL PROPERTY UNDER CONTRACT LIEN. (a) A sale of real property under a power of sale conferred by a deed of trust or other contract lien must be a public sale at auction held between 10 a.m. and 4 p.m. of the first Tuesday of a month.



This can be enforced according to Old School ways or New School ways if it is lawful.

Mortgage Electronic Registration Systems, Inc.

Old Money

(In Texas)

Tangible World (Old school)



Negotiation

Subsequent Purchaser? ("Lender2"?) ("Oblique 2")

The Players;



Originating Lender?

("Lender1"?) ("Oblique 1")

If for some reason the Lender (Obligor 1) sells the Note and Deed of Trust to a subsequent purchaser (another bank?) (Oblique 2) steps are required to continue "secured" status.

Originating Lender? ("Lender1"?) ("Obligee 1")

(In Texas)

Old Money

Tangible World (Old school)



The Players;
Subsequent Purchaser?

("Lender2"?) ("Oblique 2")

Upon negotiation the Note is indorsed to the subsequent purchaser (Obligee 2), the subsequent purchaser (Obligee 2) then records lawful constructive notice in Official Public records where the real property is located to continue perfection of the lien.

Subsequent Purchaser?

("Lender2"?)("Oblique 2")

Subsequent Purchaser?

("Lender2"?)("Obligee 2")

Subsequent Purchaser?

("Lender2"?) ("Oblique 2")

Mortgage Electronic Registration Systems, Inc.

(In Texas)

Old Money

Tangible World (Old school)

Bailee Letter



Subsequent Purchaser?

The Players;

("Lender2"?) ("Obligee 2")

This recordation is a requirement as this alleged transfer of the secured debt is an action related to the original Deed of trust lien, and by statute it <u>MUST</u> be recorded. Texas Local Government Code §192.007

Subsequent Purchaser?

("Lender2"?)("Obligee 2")

Old Money

ASSIGNMENT OF LIEN

(In Texas)

Tangible World (Old school)

LOCAL GOVERNMENT CODE

TITLE 6. RECORDS

SUBTITLE B. COUNTY RECORDS

CHAPTER 192. INSTRUMENTS TO BE

RECORDED BY COUNTIES

This Response is sent the "exception" provisional affective (ETR).

SETMENT (SHORT SHORT SHORT SHORT) is consider regiment and excline valuable (Short Short Short

Real Property
Assignment of
Lien

Sec. 192.007. RECORDS OF RELEASES AND OTHER ACTIONS. (a) To release, transfer, assign, or take another action relating to an instrument that is filed, registered, or recorded in the office of the county clerk, a person **must** file, register, or record another instrument relating to the action in the same manner as the original instrument was required to be filed, registered, or recorded.

Mortgage Electronic Registration Systems, Inc.

(In Texas)

Old Money

Tangible World (Old school)





Subsequent Purchaser?
("Lender2"?) ("Oblique 2")

Subsequent Purchaser?

("Lender2"?) ("Obligee

The Players;

Subsequent Purchaser?

("Lender2"?) ("Obligee 2")

Once lawfully recorded, the subsequent purchaser (Obligee 2) has provided constructive notice of being the Secured Creditor by assignment of perfection and thus reflecting perfection of priority.

(In Texas) Old Money Tangible World (Old school)



Subsequent Purchaser? ("Lender"?) ("Obligee 2")

The Players;

Potential Homeowner

("borrower"?) ("Obligor")

Originating Lender?

("Lender1"?) ("Oblique 1")

Subsequent Purchaser?

("Lender2"?) ("Obligee 2")

Constructive Notice

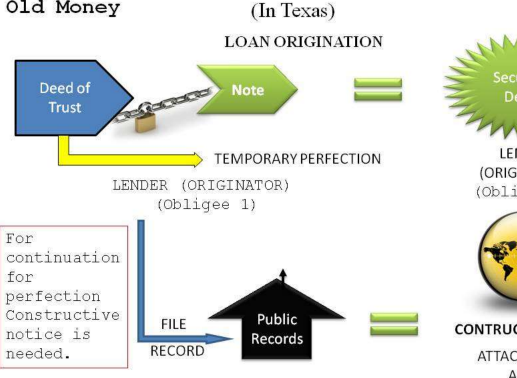
It is a pretty simple process.

Subsequent Purchaser?

("Lender2"?) ("Oblique 2")

Old School, the tangible way

Old Money





LENDER (ORIGINATOR) (Obligee 1)



CONTRUCTIVE NOTICE

ATTACHMENT AND **PERFECTION**

Old School, the tangible way Old Money (In Texas) SUBSEQUENT PURCHASE OF SECURED DEBT Note **NOTE NEGOTIATION SUBSEQUENT** LENDER Deed of Note **PURCHASER** (ORIGINATOR) Trust (LENDER #2) (Obligee 1) (Oblique 2)

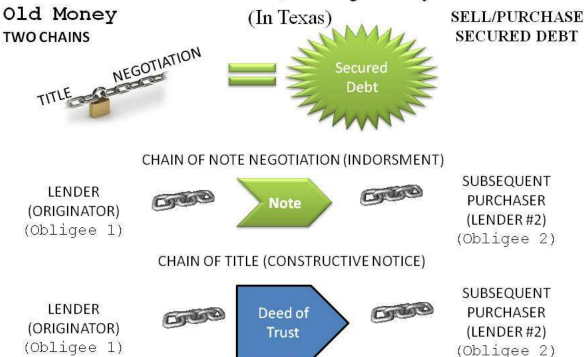
Old School, the tangible way Old Money (In Texas)



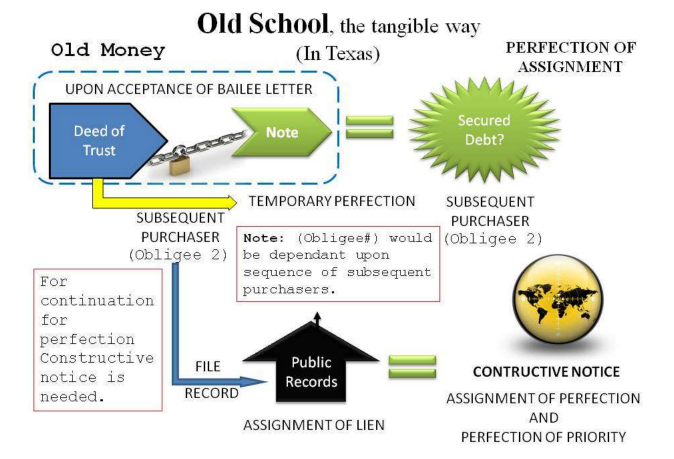
BAILEE LETTER

A lawful negotiation of the Mortgage Note and the timely recording of the assignment of the Security Instrument in the subsequent purchaser name would only transfer title rights of the real property to the subsequent purchaser and not possession.

Old School, the tangible way



Under cover of a BAILEE LETTER (think of it as a FedEx package sent from the originator to the subsequent purchaser)



(In Texas) The trouble wheel?

New Money



Mortgage Electronic Registration Systems, Inc.

The New way of record keeping?

How long can they do it before someone figures it out?

15 U.S.C. 7003



CONSTRUCTIVE NOTICE

V.

ACTUAL NOTICE

MILESTONES for 1001310-2040769205-0



Description Registration

Date 11/03/2004

Initiating Organization / User 1001310 American Mortgage Network, LLC

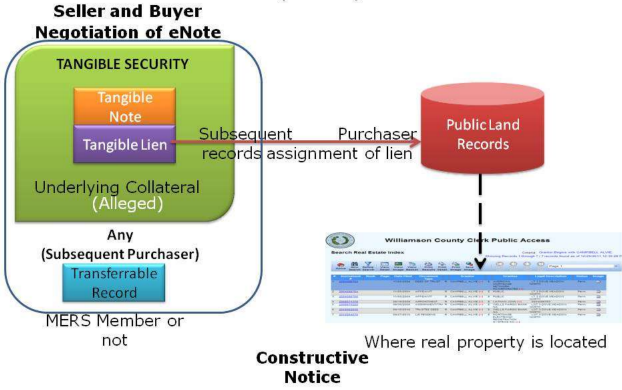
MIN Status: Active

(Registered) Servicer: 1001310 American Mortgage Network, LLC

Milestone Information

Batch

(In Texas)



New School, the intangible way

(In Texas)



(Alleged Underlying Collateral)

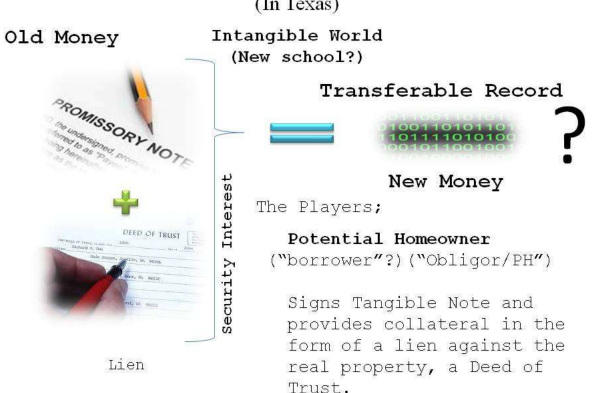
Actual Notice

(In Texas)



New School, the intangible way

(In Texas)



(In Texas)

Old Money

Intangible World (New school?)

Transferable Record



10011010110



New Money

But before the potential homeowner ("Obligor/PH") signed on the dotted line, other actions took place.

Lien

OMISSORYNO

DEED OF TRUST

New School, the intangible way

The "Agent"?... (In Texas)
Electronic, that is...

Interest

Security

New Money



Mortgage Electronic Registration Systems, Inc.

Book Entry System?

What kind?

How long can they do it before someone figures it out? 15 U.S.C. 7003

Authoritative Copy Transferable Record

"The MERS" eRegistry is a system of record that identifies the owner (Controller) and custodian (Location) for registered eNotes, providing greater liquidity, transferability and security for lenders. It will reduce risk and generate more profits for lenders because the Notes registered on it will be in electronic format. It shortens the timeframe between the closing and the securitization of the loan, enabling the Note to move instantly, creating faster funding."

New School, the intangible way (In Texas)

Here is the catch;

"MERS is an innovative process that simplifies the way mortgage ownership and servicing rights are originated, sold and tracked. Created by the real estate finance industry, MERS eliminates the need to prepare and record assignments when trading residential and commercial mortgage loans."

Authoritative Copy Transferable Record

MERS is a "record keeping" system that was designed to replace Official public records. Mortgage means something different than Tangible mortgage when acting in the intangible secondary market.

Here is the catch;

MERS is a "record keeping" system that was designed to replace Official public records. Mortgage means something different than Tangible mortgage when acting in the intangible secondary market.

The MERS system is a lawfully compliant system.

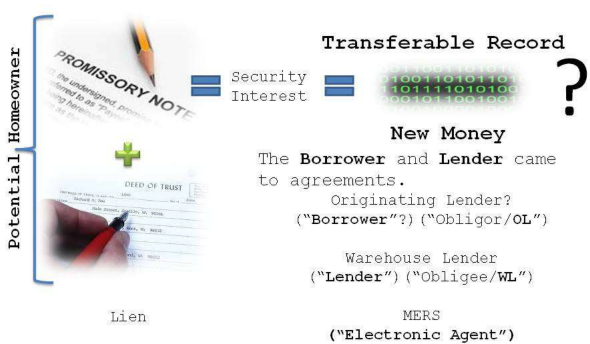
However, had MERS Members followed laws of local jurisdiction, this may have worked to a certain point. But greed allowed for an unsustainable outcome.

New School, the intangible way (In Texas)

Old Money



Old Money



New School, the intangible way (In Texas)



Warehouse Lender
 ("Lender")
 ("Obligee/WL")

Before the Lender ("Obligee/WL") extended a line of credit to the Borrower ("Obligor/OL") for the purposes of loaning money to potential homeowners ("Obligor/PH"), certain actions were to take place.

("Obligor/OL")



Warehouse Lender ("Lender") ("Obligee/WL")



Originating Lender? ("Borrower"?) ("Obligor/OL")

ELECTRONIC TRACKING AGREEMENT WAREHOUSE LENDER

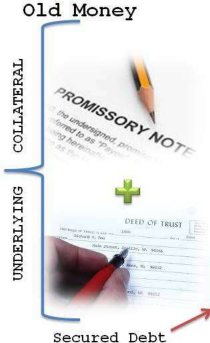
THIS ELECT	RONIC	TRACK:	ING	AGREE	MENT
dated as o	f			20	(this
"Agreement	") amo	ng	- DA 13	A-50.	
("Lender")	, MERS	CORP	Hold	ings,	Inc.
("Electron:	ic Age	ent"),	Mor	tgage	
Electronic ("MERS") and		tratio	on S	ystem	s, Inc.
		("Bo	rrow	er").	
**************************************					1
		MERS			
	("Ele	ctroni	c Age	∍nt")	

New School, the intangible way (In Texas)

Definition of AGENT: http://blackslawdictionary.org/agent/

One who represents and acts for another under the contract or relation of agency, q. v. Classification. Agents are either general or special. A general agent is one employed in his capacity as a professional man or master of an art or trade, or one to whom the principal confides his whole business or all transactions or functions of a designated class; or he is a person who is authorized by his principal to execute all deeds, sign all contracts, or purchase all goods, required in a particular trade, business, or employment.

(In Texas)



governed by UCC

ELECTRONIC TRACKING AGREEMENT WAREHOUSE LENDER

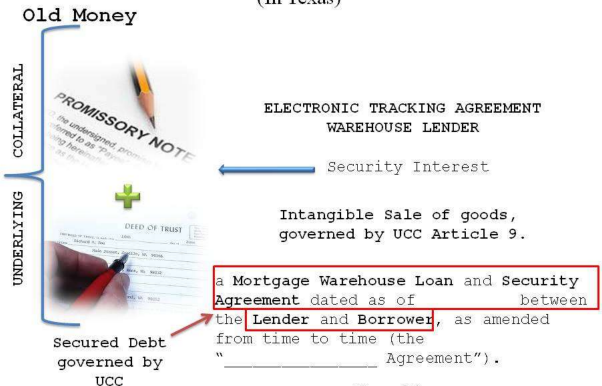
WHEREAS, the Lender has agreed to
extend a line of credit to the Borrower
for the purpose of the Borrower lending
money to potential homeowners for
mortgage loans (the "Mortgage Loans")
pursuant to the terms and conditions of
a Mortgage Warehouse Loan and Security
Agreement dated as of between
the Lender and Borrower, as amended
from time to time (the
"________Agreement").

New Money

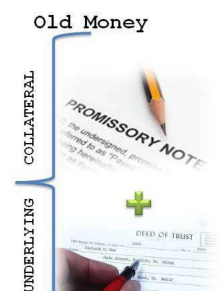
New Money

New School, the intangible way

(In Texas)



(In Texas)



ELECTRONIC TRACKING AGREEMENT WAREHOUSE LENDER

WHEREAS, the Borrower is obligated to pledge the Mortgage Loans to the Lender and also to service the Mortgage Loans pursuant to the terms and conditions of the Agreement and to complete all actions necessary to cause the issuance and delivery to the Lender of the Mortgage Notes"), and

"Mortgage Note" shall mean a promissory note or other evidence of indebtedness of the obligor thereunder, representing a Mortgage Loan, and secured by the related Mortgage.

New School, the intangible way

(In Texas)

Words, words, words

Definition of 'Mortgage'

A debt instrument that is secured by the collateral of specified real estate property and that the borrower is obliged to pay back with a predetermined set of payments. Mortgages are used by individuals and businesses to make large purchases of real estate without paying the entire value of the purchase up front. - Investopedia

Mortgages are also known as "liens against property" or "claims on property".

Investopedia explains 'Mortgage'
In a residential mortgage, a home buyer pledges his or her house to the bank. The bank has a claim on the house should the home buyer default on paying the mortgage. In the case of a foreclosure, the bank may evict the home's tenants and sell the house, using the income from the sale

to clear the mortgage debt

(In Texas)

Words, words, words

Get it?

Mortgages are also known as "liens against property" or "claims on property".

In one sense;

The lien against the real property which the Potential Homeowner used as collateral.

In another sense;

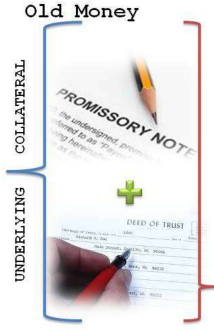
In the secondary intangible market, investment world the lien or claim is the underlying collateral, the tangible Note and Deed of Trust lien which was used as collateral by the Borrower.

Problem with words?

Potential Homeowners understand it in the tangible way, The evil ones understand it in the intangible way.

New School, the intangible way

(In Texas)



Example:

Say the Borrower has 50 Potential Homeowners lined up for approved loans. These 50 loans are the "security interest" the Borrower provides as collateral to the Lender. This is governed by the UCC.

Security Interest(SI)
SI x 50 = 1 Line of Credit which could be modified on occasion.

Lien

Originating Lender? ("Borrower") ("Obligor/OL") Warehouse Lender ("Lender") ("Obligee/WL")

(In Texas)

Old Money



ELECTRONIC TRACKING AGREEMENT WAREHOUSE LENDER

WHEREAS, the **Lender** and the **Borrower** desire to have certain Mortgage Loans registered on the **MERS®** System (defined below) such that the mortgagee of record under each Mortgage (defined below) shall be identified as MERS;

Lien

Originating Lender? ("Borrower") ("Obligor/OL") Warehouse Lender ("Lender") ("Obligee/WL")

New School, the intangible way

(In Texas)

Definition of 'Mortgagee'

An entity that lends money to a borrower for the purpose of purchasing a piece of real property. By accepting a mortgage on the real property, the lender creates security in the full repayment of the loan in the future. - Investopedia

MORTGAGEE - - Black's 8th edition

mortgagee (mor-g<<schwa>>-jee). One to whom property is mortgaged; the mortgage creditor, or lender. — Also termed mortgage-holder. [Cases: Mortgages 23. C.J.S. Mortgages §§ 73-75, 77.]

Sec. 51.0001. DEFINITIONS. In this chapter:

(1) "Book entry system" means a national book entry system for registering a beneficial interest in a security instrument that acts as a nominee for the grantee, beneficiary, owner, or holder of the security instrument and its successors and assigns. - Texas Property Code

(In Texas)

Old Money



"MERS was created by the mortgage banking industry to streamline the mortgage process by using electronic commerce to eliminate paper. Beneficiaries of MERS include mortgage originators, servicers, warehouse lenders, wholesale lenders, retail lenders, document custodians, settlement agents, title companies, insurers, investors, county recorders and consumers."

Lien

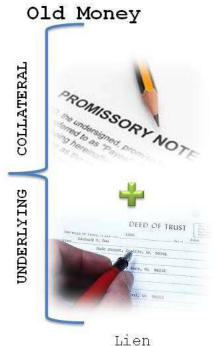
Originating Lender? ("Borrower") ("Obligor/OL") Warehouse Lender ("Lender") ("Obligee/WL")

New School, the intangible way (In Texas)

NOMINEE - Black's Law 8th Ed.,2004, Pg.3325 nominee (nom-i-nee), n.1. A person who is proposed for an office, membership, award, or like title or status. • An individual seeking nomination, election, or appointment is a candidate. A candidate for election becomes a nominee after being formally nominated. See CANDIDATE. 2. A person designated to act in place of another, usu. in a very limited way. 3. A party who holds bare legal title for the benefit of others or who receives and distributes funds for the benefit of others.

BENEFICIARY - Black's Law 8th Ed.,2004, Pg.468 beneficiary (ben-<<schwa>>-fish-ee-er-ee or ben-<<schwa>>-fish-<<schwa>>-ree), n.1. A person for whose benefit property is held in trust; esp., one designated to benefit from an appointment, disposition, or assignment (as in a will, insurance policy, etc.), or to receive something as a result of a legal arrangement or instrument. 2. A person to whom another is in a fiduciary relation, whether the relation is one of agency, guardianship, or trust. 3. A person who is initially entitled to enforce a promise, whether that person is the promisee or a third party. - beneficiary,adj.

(In Texas)



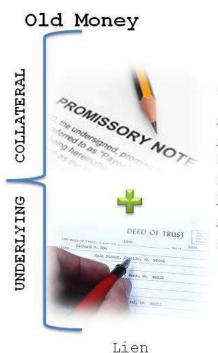
"MERS acts as nominee in the county land records for the lender and servicer. Any loan registered on the MERS® System is inoculated against future assignments because MERS remains the mortgagee no matter how many times servicing is traded.

MERS as original mortgagee (MOM) is approved by Fannie Mae, Freddie Mac, Ginnie Mae, FHA and VA, California and Utah Housing Finance Agencies, as well as all of the major Wall Street rating agencies"

** Both Fannie Mae and Freddie Mac have changed their procedures with MERS.

New School, the intangible way

(In Texas)



"MERS acts as nominee in the county land records for the lender and servicer. Any loan registered on the MERS® System is inoculated against future assignments because MERS remains the mortgagee no matter how many times servicing is traded.

Lender and Servicer/subservicer, one and the same according to the Electronic Tracking Agreement?

(In Texas)

3. Designation of MERS as Mortgagee of Record; Designation of Investor and Servicer of Record in MERS.

The Borrower represents and warrants that (a) it has designated or shall designate MERS as, and has taken or will take such action as is necessary to cause MERS to be, the mortgagee of record, as nominee for the Borrower, with respect to the pledged Mortgage Loans in accordance with the MERS Procedures Manual and (b) it has designated or will promptly designate itself as the servicer or subservicer in the MERS® System for each such pledged Mortgage Loan (each pledged Mortgage Loan, so designated is a "MERS Designated Mortgage Loan"), and has designated or will promptly designate the Lender as the interim funder on the MERS® System with respect to each MERS Designated Mortgage Loan.

1. Definitions.

Capitalized terms used in this Agreement shall have the meanings ascribed to them below.

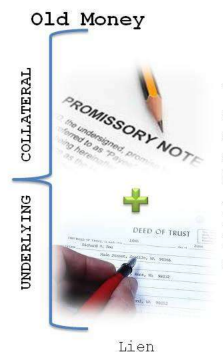
"Mortgage Loan" shall mean each mortgage loan that is pledged by Borrower to Lender.

New School, the intangible way (In Texas)

Sec. 51.0001. DEFINITIONS. In this chapter:

(1) "Book entry system" means a national book entry system for registering a beneficial interest in a security instrument that acts as a nominee for the grantee, beneficiary, owner, or holder of the security instrument and its successors and assigns. - Texas Property Code

(In Texas)



"MERS is an innovative process that simplifies the way mortgage ownership and servicing rights are originated, sold and tracked. Created by the real estate finance industry, MERS eliminates the need to prepare and record assignments when trading residential and commercial mortgage loans."

Get it Yet?

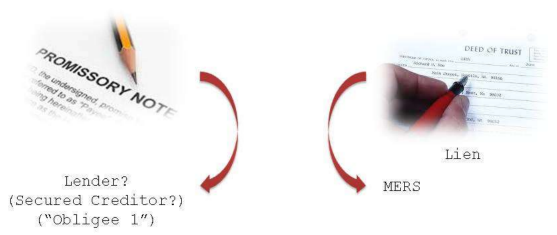
New School, the MERS intangible way (In Texas)



Lien

In essence the Borrower ("Obligor/OL") pledged potential homeowner mortgages (Note & Deed of Trust) to the Warehouse Lender ("Obligee/WL") to get monies to loan to potential homeowners ("Obligor #?). Did the potential Obligor know this? No reason to!

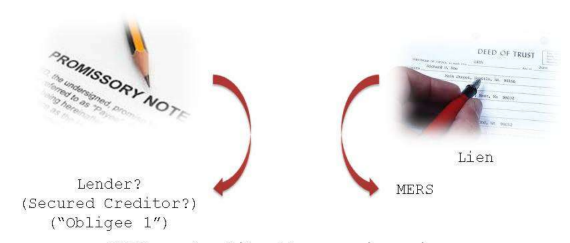
In order to provide this security interest, MERS a bankruptcy remote, was used in case the Borrower ("Obligor/OL") defaulted on the loan from the Lender ("Obligee/WL"). Hence the Electronic Tracking Agreement.



The Note went one direction and the Deed of Trust went another.

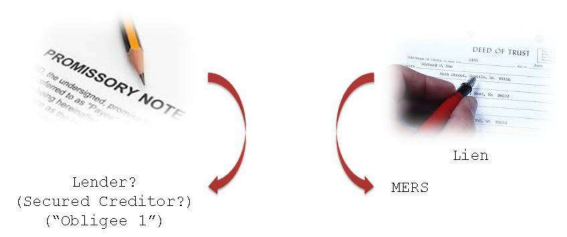
Originating Lender? ("Borrower") ("Obligeel") ("Obligor/OL") Warehouse Lender ("Lender") ("Obligee/WL")

New School, the MERS intangible way (In Texas)



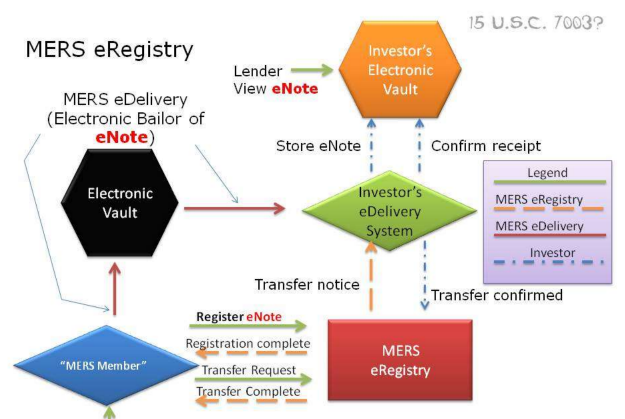
MERS works like the servicer in a certain way

Originating Lender? ("Borrower") ("Obligeel") ("Obligor/OL") Warehouse Lender ("Lender") ("Obligee/WL")



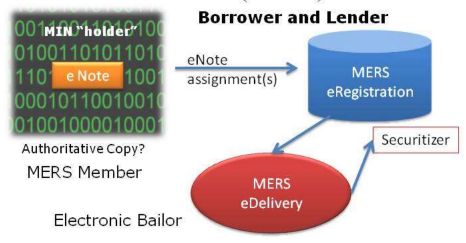
The following is a diagram of how MERS eRegistry works.

Originating Lender? ("Borrower") ("Obligee 1") ("Obligor/OL") Warehouse Lender ("Lender") ("Obligee/WL")



"Lender" starts here. Borrower("Obligor1") documents are scanned for use in electronic format, including the alleged tangible Note and Deed of Trust, lien as a security interest for an eNote, .a.k.a. MIN#.

(In Texas)

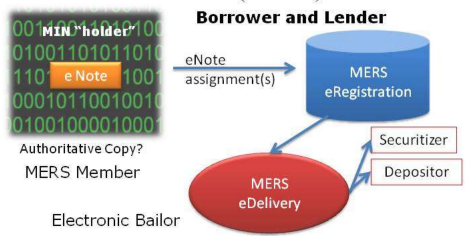


Alleged Authoritative Copy of the tangible note?



New School, the MERS intangible way

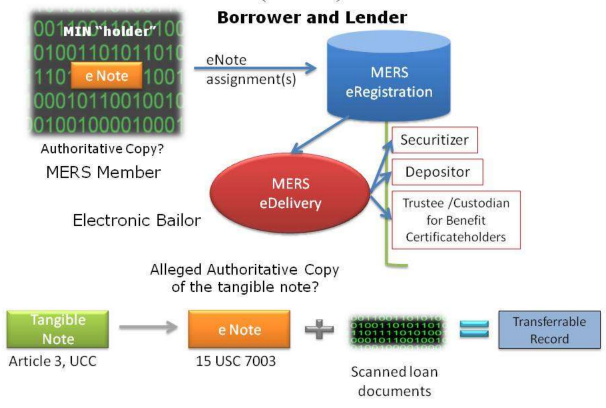
(In Texas)



Alleged Authoritative Copy of the tangible note?

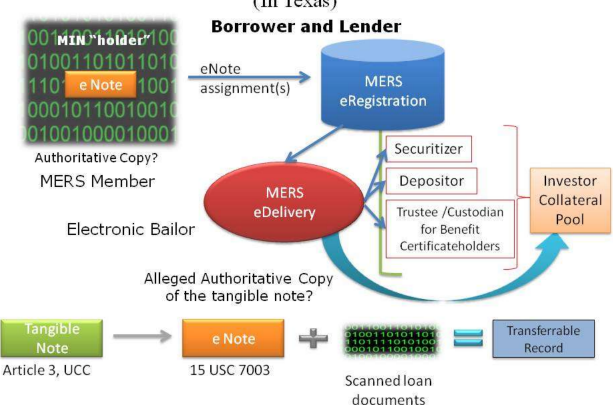


(In Texas)

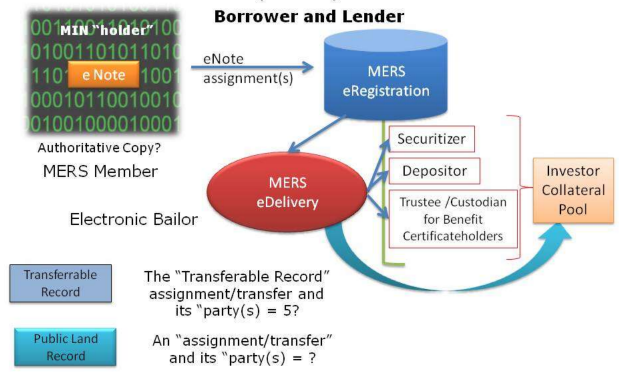


New School, the MERS intangible way

(In Texas)

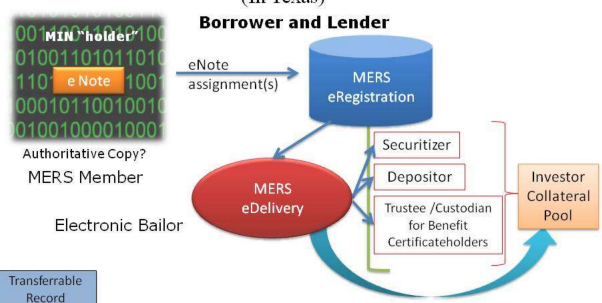


(In Texas)



New School, the MERS intangible way

(In Texas)



The "Transferable Record" assignment /transfer and its "party(s) = 5? MERS Members can assign/transfer a Transferable Record through the MERS System and it be accomplished according to eSign and UETA, but the tangible Mortgage Note and Security Instrument are not eNotes or Transferable records. The Mortgage Note and Security Instrument are Tangible, not Electronic.

MERS is a National eNote registry, called a "book entry system".

The MERS® eRegistry is a system of record that identifies the owner (Controller) and custodian (Location) for registered eNotes, providing greater liquidity, transferability and security for lenders. It will reduce risk and generate more profits for lenders because the Notes registered on it will be in electronic format. It shortens the timeframe between the closing and the securitization of the loan, enabling the Note to move instantly, creating faster funding.



Originating Lender? ("Controller"?)("Obligor/OL")

Warehouse Lender ("Custodian")("Obligee/WL")

New School, the MERS intangible way (In Texas)

MERS agreements are between the "Borrower" and "Lender", not the Potential Homeowner and Lender.



4. Obligations of the Electronic Agent

(a) The Electronic Agent shall ensure that MERS, as the mortgagee of record under each MERS
Designated Mortgage Loan, shall promptly forward all properly identified notices MERS receives in such capacity to the person or persons identified in the MERS® System as the servicer or if a subservicer is identified in the MERS® System, the subservicer for such MERS Designated Mortgage Loan.



Originating Lender?
("Borrower"/"Servicer"?)
("Obligor/OL")
Warehouse Lender
("Lender") ("Obligee/WL")

New School, the MERS intangible way (In Texas)

4. Obligations of the Electronic Agent

(b) Upon receipt of a Notice of Default, in the form of Exhibit C, from the Lender in which the Lender shall identify the MERS Designated Mortgage Loans with respect to which the Borrower's right to act as servicer or subservicer thereof has been terminated by the Lender (the "Affected Loans"),



Originating Lender?
("Borrower"/"Servicer"?)
("Obligor/OL")
Warehouse Lender
("Lender") ("Obligee/WL")

4. Obligations of the Electronic Agent

the Electronic Agent shall modify the investor fields and/or servicer fields to reflect the investor and/or servicer on the MERS® System as the Lender or the Lender's designee with respect to such Affected Loans.



Originating Lender?
("Borrower"/"Servicer"?)
("Obligor/OL")
Warehouse Lender
("Lender") ("Obligee/WL")

New School, the MERS intangible way (In Texas)

When the Borrower Defaults



(In Texas)

EXHIBIT C
NOTICE OF DEFAULT

Attention: Sharon M. Horstkamp MERSCORP Holdings, Inc. 1818 Library Street, Suite 300 Reston, Virginia 20190

Ladies and Gentlemen:

Please be advised that this Notice of Default is being issued pursuant to Section 4(b) of that certain Electronic Tracking Agreement (the "Electronic Tracking Agreement"), dated as of _______, 200_, by and among (the "Lender"), the (the "Borrower"), MERSCORP Holdings, Inc. (the "Electronic Agent") and Mortgage Electronic Registration Systems, Inc. ("MERS"). The Affected Loans are listed on the attached Schedule 1 (including the mortgage identification numbers). Accordingly, the Electronic Agent shall not accept instructions from the Borrower, the Servicer, any subservicer and from no party other than the Lender with respect to such Mortgage Loans, until otherwise notified by the Lender.

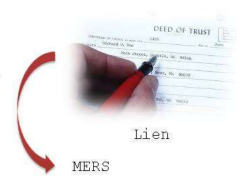
Any terms used herein and not otherwise defined shall have such meaning specified in the Electronic Tracking Agreement.

By:				
Title:		440	- 181	

New School, the MERS intangible way (In Texas)

4. Obligations of the Electronic Agent

Default, the Electronic Agent shall follow the instructions of the Lender with respect to the Affected Loans without further consent of the Borrower, and shall deliver to the Lender any documents and/or information (to the extent such documents or information are in the possession or control of the Electronic Agent) with respect to the Affected Loans requested by the Lender.



Originating Lender?
("Borrower"/"Servicer"?)
("Obligor/OL")
Warehouse Lender
("Lender") ("Obligee/WL")

4. Obligations of the Electronic Agent

(c) Upon the Lender's request and instructions, and at the Borrower's sole cost and expense, the Electronic Agent shall deliver to the Lender or the Lender's designee, an Assignment of Mortgage from MERS, in blank, in recordable form but unrecorded with respect to each

Assignment of Mortgage from MERS, <u>ir</u> blank, in recordable form but <u>unrecorded</u> with respect to each Affected Loan; provided however, that the **Electronic Agent** shall not be required to comply with the foregoing unless the costs of doing so shall be paid by the **Borrower** or a third party.



Originating Lender?
("Borrower"/"Servicer"?)
("Obligor/OL")
Warehouse Lender
("Lender") ("Obligee/WL")

New School, the MERS intangible way (In Texas)

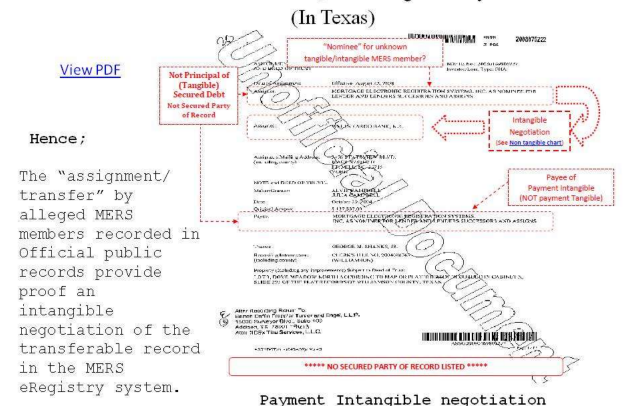


Assignment of "Security Interest"

DEMONSTRATION PURPOSE

The following MERS alleged assignment is only for demonstration purposes as the "Default" between the "Borrower" and "Lender" would be a somewhat private matter between the parties to the Electronic Tracking Agreement. However, following example does demonstrate the "Intangible negotiation" being transferred from one MERS member to another and recorded as evidence of that electronic transfer in Official Public Records where the property is located.

New School, the intangible way



7. Covenants of MERS.

(MERS agrees that in no event shall MERS' status as mortgagee of record with respect to any MERS Designated Mortgage Loan confer upon MERS any rights or obligations as an owner of any MERS Designated Mortgage Loan or the servicing rights related thereto, and MERS will not exercise such rights unless directed to do so by the Lender.



Originating Lender?
("Borrower"/"Servicer"?)
("Obligor/OL")
Warehouse Lender
("Lender") ("Obligee/WL")

New School, the MERS intangible way (In Texas)

8. Covenants of Borrower.

- (a) The Borrower covenants and agrees with the Lender that with respect to each MERS Designated Mortgage Loan, it will not identify any party except the Lender in the field "interim funder" on the MERS® System.
- (b) Borrower will provide the Lender with a Mortgage Identification
 Number ("MIN") for each MERS
 Designated Mortgage Loan that the
 Lender has extended credit on for which MERS is the mortgagee of record.



Originating Lender?
("Borrower"/"Servicer"?)
("Obligor/OL")
Warehouse Lender
("Lender")("Obligee/WL")

(In Texas)

9. No Adverse Interest of the Electronic Agent or MERS.

By execution of this Agreement, the Electronic Agent and MERS each represents and warrants that it currently holds, and during the existence of this Agreement shall hold, no adverse interest, by way of security or otherwise, in any MERS Designated Mortgage Loan. The MERS

Designated Mortgage Loan. The MERS
Designated Mortgage Loans shall not be
subject to any security interest, lien or
right to set-off by the Electronic Agent,
MERS, or any third party claiming through
the Electronic Agent or MERS, and neither
the Electronic Agent nor MERS shall
pledge, encumber, hypothecate, transfer,
dispose of, or otherwise grant any third
party interest in, the MERS Designated
Mortgage Loans.



Lien

MERS

Originating Lender?
("Borrower"/"Servicer"?)
("Obligor/OL")

Warehouse Lender
("Lender")("Obligee/WL")

Mortgage Electronic Registration Systems, Inc.

The troublemaker?...(In Texas)



Mortgage Electronic Registration Systems, Inc.

How long can they do it before someone figures it out?

(In Texas)

MERS agreements are between the "Borrower" and "Lender", not the Potential Homeowner and Lender. Do the courts realize this?

The beneficiary under the deed of trust is MERS, acting solely as a nominee for AMNET and its successors and assigns The deed of trust states:



[The potential homeowner] understand and agree that MERS holds only legal title to the interests granted by [The potential homeowner] in this Security Interest, but, if necessary to comply with law or custom, MERS (as nominee for Lender and Lender's successors and assigns) has the right: to exercise any or all of those interests including, but not limited to, the right to foreclose and sell the Property; and to take any action required of Lender including, but not limited to, releasing and canceling this Security Instrument. – 3rd Court of Appeals, Austin Texas.

The Banks and its attorneys failed to disclose just what borrower is being mentioned in an alleged Deed of Trust?

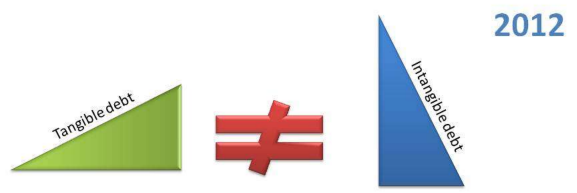
New School, the MERS intangible way (In Texas)



Mortgage Electronic Registration Systems, Inc.

MERS is an electronic agent (computer database) for intangible transferable records keeping. Nothing else.

LET'S SEE IF YOU UNDERSTAND THIS?



Debt covered by U.S. taxpayer monies to IRS.

Secondary "payment Intangible"

Market

Debt not covered by U.S.

taxpayer monies to IRS.

"Who pays for this"?

The Secondary "Payment Intangible" Market can never be sustainable. It is inevitable that this "electronic promissory note" scheme and just as all other "ponzi" schemes, it will crash. At that time, the peoples of the world will truly see who is behind this largest crime in history.

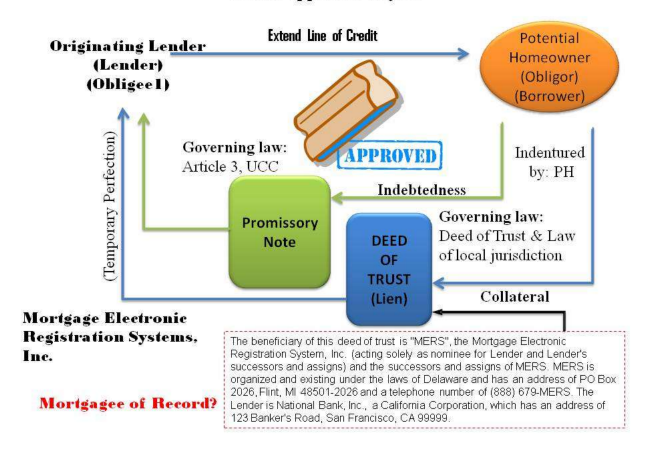
How it appeared to you



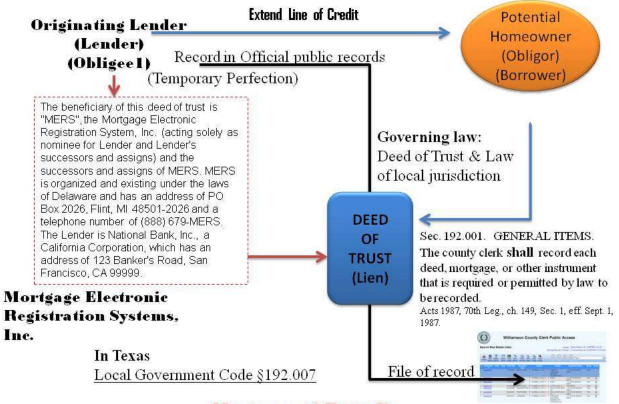


The Illusion

How it appeared to you



How it appeared to you



How it appeared to you



Governing law: Deed of Trust & law of local jurisdiction.

Texas Local Government Code §192, "Instruments to be recorded"

Mortgagee of Record?

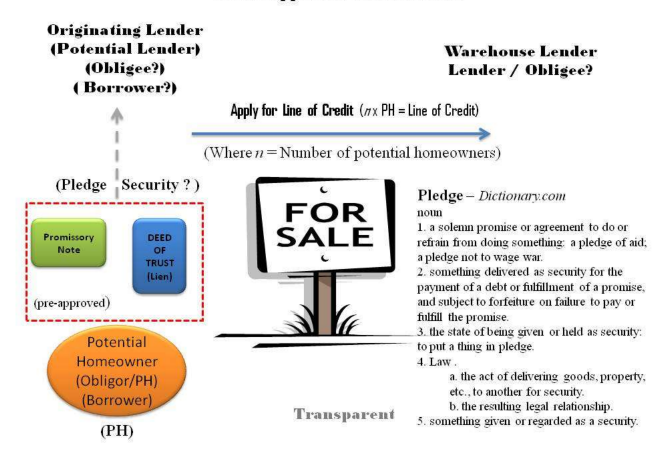
How it appeared To the Lender



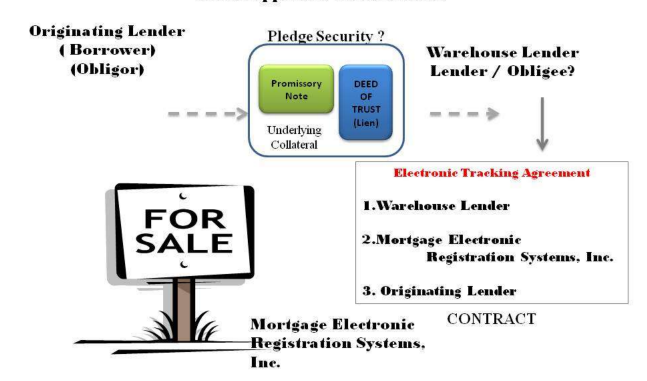


The Illusion

How it appeared To the Lender



How it appeared To the Lender



How it appeared To the Lender

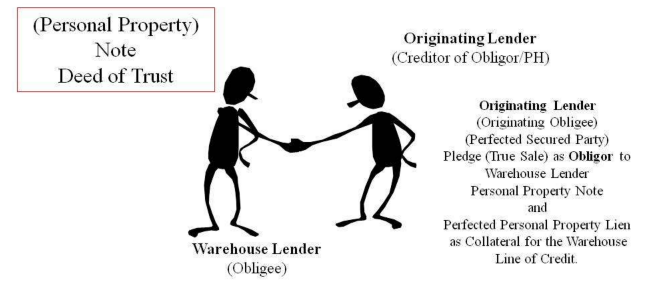
ELECTRONIC TRACKING AGREEMENT WARFHOUSE LENDER

(Page 1)

	WAREHOUSE LENDER				
Funding Source	Lender Org ID				
i.e ABS/Investor	Borrower Org ID				
THIS ELECTRO	ONIC TRACKING AGREEMENT dated as of, 20				
(this "Agreement") among	("Lender"), MERSCORP Holdings, Inc.				
("Electronic Agent"), Mor	tgage Electronic Registration Systems, Inc. ("MERS") and				
	rower")				
34	Lending "Obligee(s)"				
WHEREAS the	Lender has agreed to extend a line of credit to the Borrower for the				
	ending money to potential homeowners for mortgage loans (the				
	nt to the terms and conditions of a Mortgage Warehouse Loan and				
	as of between the Lender and Borrower, as amended from				
time to time (the "	Agreement").				
and also to service the Mor	Borrower is obligated to pledge the Mortgage Loans to the Lender tgage Loans pursuant to the terms and conditions of the all actions necessary to cause the issuance and delivery to the Lender "Mortgage Notes"), and				
registered on the MERS®	E Lender and the Borrower desire to have certain Mortgage Loans System (defined below) such that the mortgagee of record under each shall be identified as MERS; NOW, THEREFORE, the parties, agree as follows:				
	How it appeared To the Lender				
Funding Source					
i.e ABS/Investor ELI	ECTRONIC TRACKING AGREEMENT (continued) (Pages 2, 3)				
	WAREHOUSE LENDER				
2 4					
2. Appointment of the Ele					
<u> </u>	Any Lending Obligor				
(a) The Lender and the Borrower, by execution and delivery of this Agreement, each does					
The state of the s	SCORP Holdings, Inc. as the Electronic Agent, subject to the terms of				
<u>this Agreement</u> , to p	erform the obligations set forth herein.				
	dings, Inc., by execution and delivery of this Agreement, does hereby (i)				
agree with the Lender and the Borrower subject to the terms of this Agreement to perform					
the services set forth	herein, and (ii) accepts its appointment as the Electronic Agent.				
	as Mortgagee of Record; Designation of Investor and Servicer				
	Originating Lender (Obligee)				
9	represents and warrants that (a) it has designated or shall designate				
	will take such action as is necessary to cause MERS to be, the				
	minee for the Borrower, with respect to the pledged Mortgage Loans in				
	Procedures Manual and (b) it has designated or will promptly				
	icer or subservicer in the MERS® System for each such pledged				
Mortgage Loan (each pledged Mortgage Loan, so designated is a "MERS Designated Mortgage					
Loan"), and has designated or will promptly designate the Lender as the interim funder on the					
MERS® System with respect to each MERS Designated Mortgage Loan.					

Obligor/PH Grantor

How it appeared To the . . .

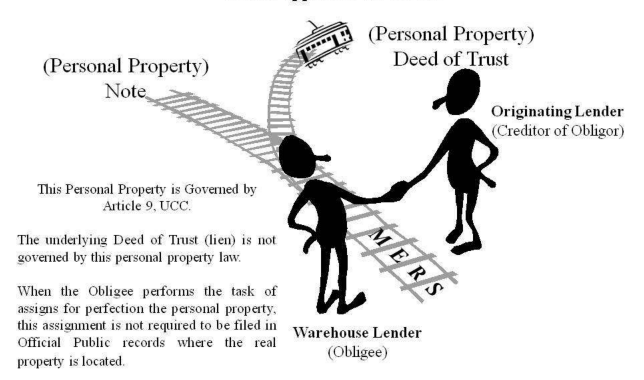


Warehouse Lender Creditor of Obligor (Originating Lender)

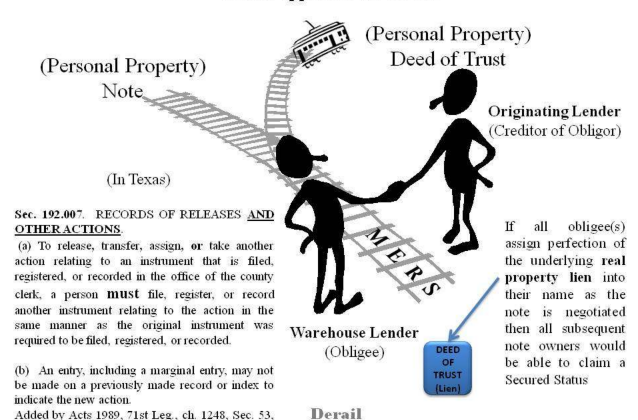
Personal Property Assignment of Perfection (UCC Article 9)
A Real Property Lien is the Collateral for a Personal Property Pledge
Underlying Real Property Lien (Assignment of Record for transfer of perfection)

Derail

How it appeared To the . . .

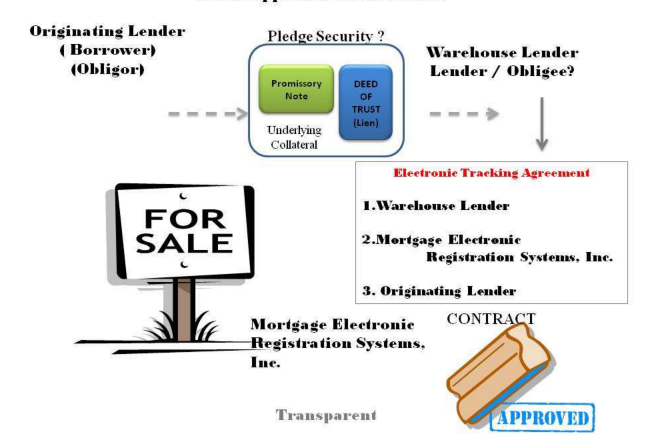


How it appeared To the . . .

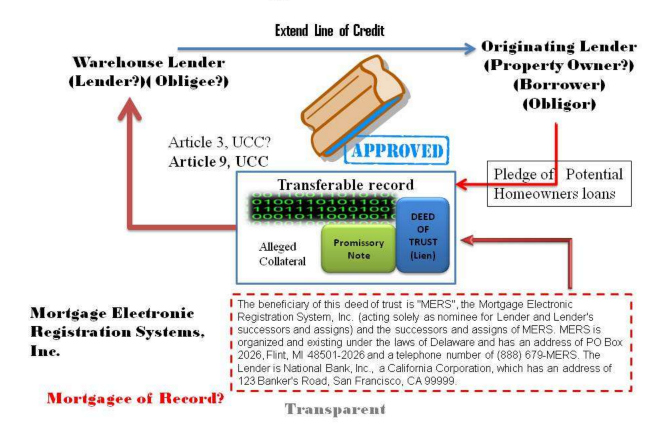


How it appeared To the Lender

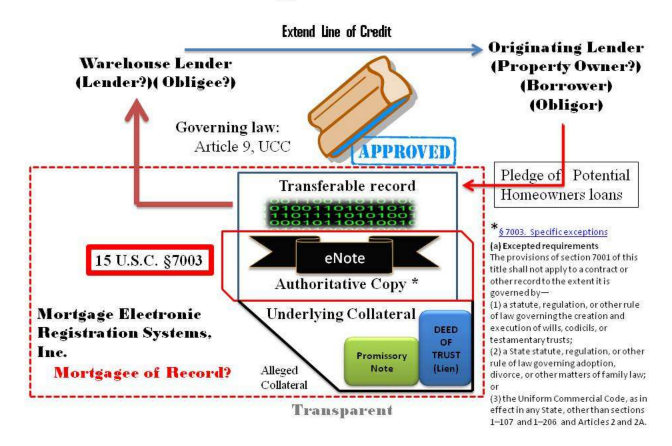
eff. Sept. 1, 1989.



How it appeared To the Lender



How it appeared To the Lender



How it appeared To

The beneficiary of this deed of trust is

is organized and existing under the laws

of Delaware and has an address of PO

Box 2026, Flint, MI 48501-2026 and a

telephone number of (888) 679-MERS. The Lender is a National Bank, a

Corporation, which has an address of 123 Banker's Road, San Francisco, CA 99999.

"MERS", the Mortgage Electronic Registration System, Inc. (acting solely as nominee for Lender and Lender's

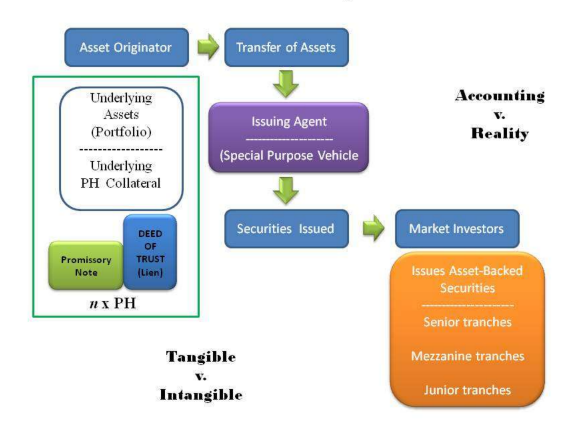
successors and assigns) and the successors and assigns of MERS. MERS

Originating Lender (Borrower) (Lender?)(Obligee1?)



Mortgagee of Record?

Modus Operandi



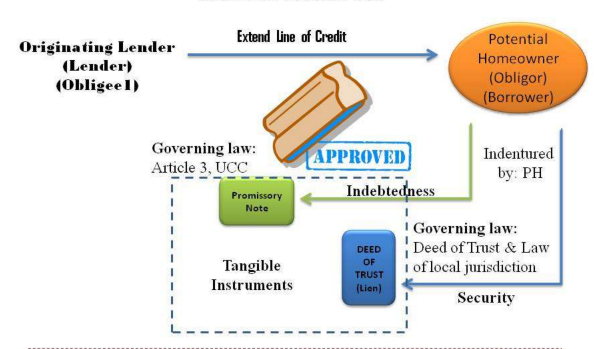
How it appeared to you





The Illusion

It Started out like this



The two separate contracts began on tangible paper, even though it may have been created on a computer.

The two separate contracts are governed by different laws.

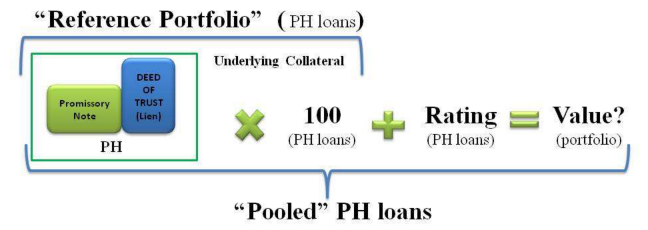
- a. Note-Article 3,
- b. Deed of Trust, Lien Deed of Trust, law of local jurisdiction

And could also have occurred like this

In the tangible world, if the Obligee chooses to sell mortgage loans;

An Obligee would identify assets it wants to remove from the "balance sheet" to "pool" a potential homeowner(s)(PH) loan with other PH loans. Such pooling processes have underwriting standards set in place for creating this type of reference portfolio. In doing so, the asset originator "Obligee" could be a "seller" of these pooled PH loans.

These portfolios are structured in various tranches by rating agencies.

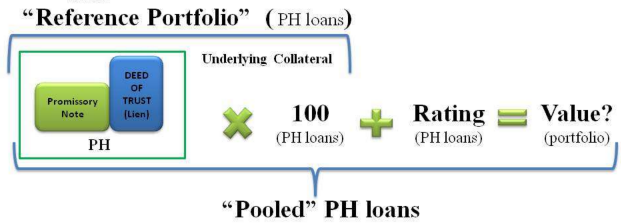


This is only provided to get your mind back to thinking in the paper world of doing things.

And could also have occurred like this, (cont.)

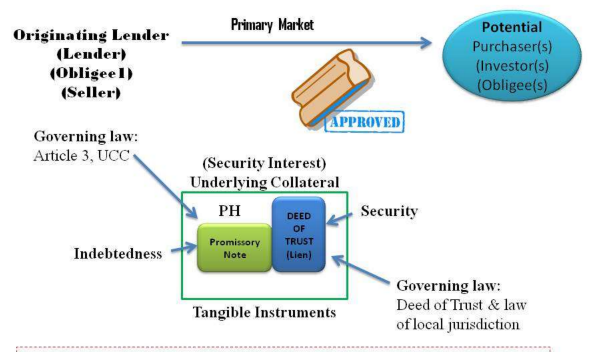
As a Trust Certificate is the ultimate goal of a wayfarer in the tangible primary market.

Movement of all instruments have various different laws according to the instrument whether it be the contract between the party(s), creation of a trust, creation of a lien, negotiation of a Note, transfer of a security or transfer of a lien, they all are governed by some certain law accordingly, in sequence or in parallel. A law must be followed to make it lawful.



This is only provided to get your mind back to thinking in the paper world of doing things.

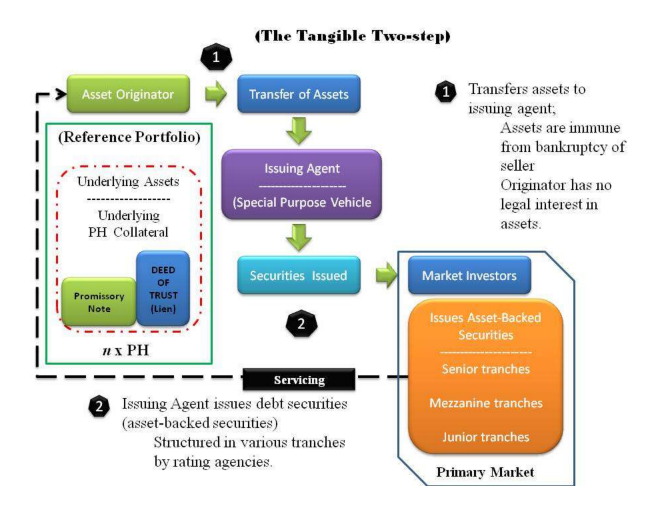
And possibly ended up like this using

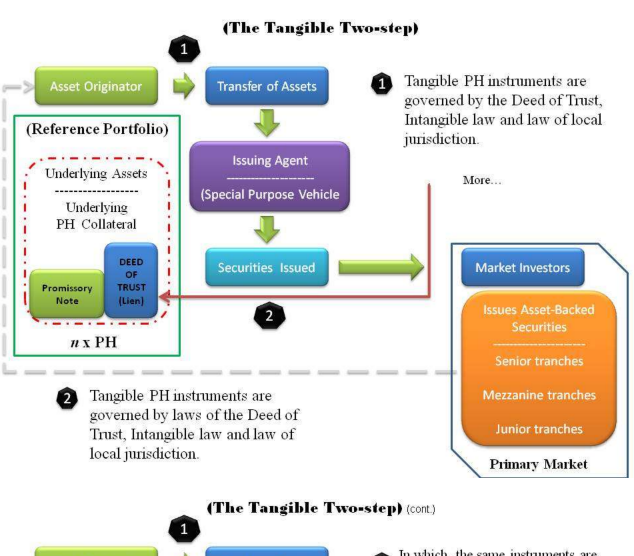


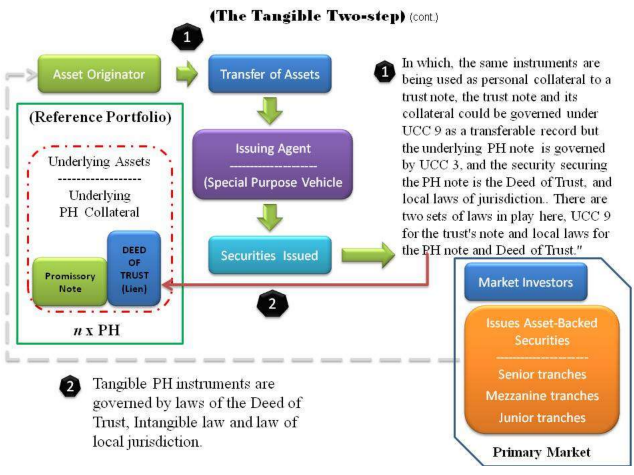
The two separate contracts began on tangible paper, even though it may have been created on a computer.

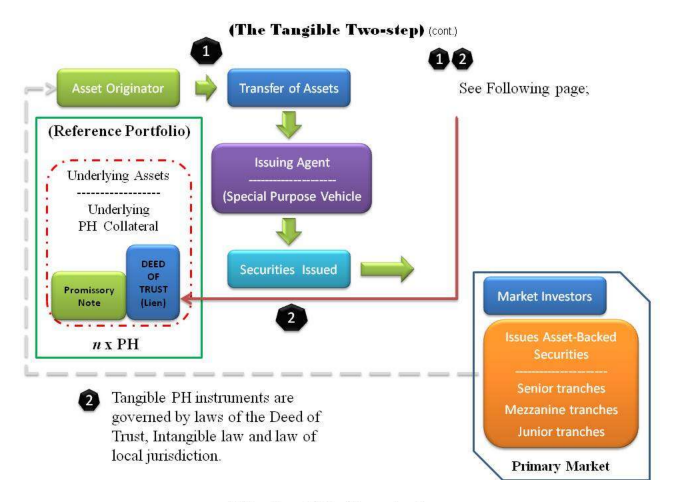
The two separate contracts are governed by different laws.

- a. Note Article 3, Article 9, UCC
- b. Deed of Trust, Lien Deed of Trust, law of local jurisdiction







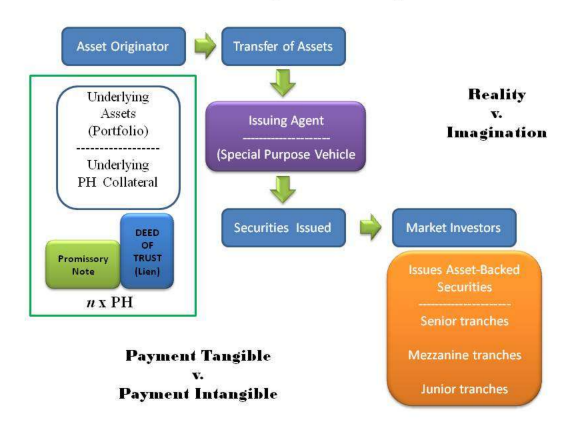


(The Tangible Two-step) (cont.)

Obligee's trust note is a transferable record (UCC Article 9) created from an obligor's note (Loan Package) to have been secured by an underlying obligor's note (Mortgage Loan), a transfer of the transferable record to subsequent trust note obligee(s) required each subsequent trust note obligee(s) to assign a perfected interest in the security securing the obligors note to allow each subsequent trust note owners to claim a Secured position to the obligors note. (UCC Article § 3-204) Without complying with applicable law that applies to the obligors note's security, the trust note owner does have under UCC Article 9 a Secured Priority right to the collateral securing the trust note where such in part is that of being an unsecured obligor note.

UCC 9's priority and perfection is limited to the obligee(s)trust note and does not determine if such secured collateral securing the trust note is a secured obligor note, local laws of jurisdiction determines whether a obligor note is Secured or Unsecured.

"Intangible" Modus Operandi



Creation of the imaginary "Negotiable Instrument"



Mortgage Follows the Secured Party

Article §3-105 clearly states an instrument can be created with the purpose of giving rights to enforce the instrument to a holder or non-holder of the instrument.

Article §3-109 subsection (c) provides an instrument made payable to an identified party can be made to become payable to a holder (bearer) by the Payee indorsing the instrument in blank.

Applying Article §3-201 (Negotiation), where negotiation is executed by indorsing the instrument in blank, rights to enforce the instrument have been transferred to a subsequent holder of the instrument.

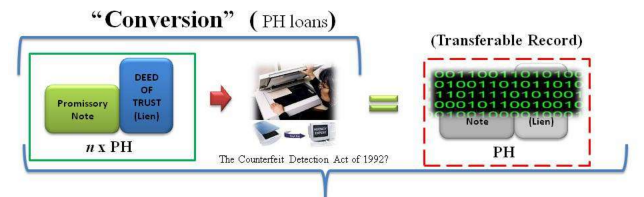
Subsection (c) Article §3-204 (Indorsement) provides that the Indorser of an Instrument transfers rights as holder to a subsequent party even if such action only transfers a security interest in the instrument . . .

However, it occurred like this

In the intangible world, if the Obligee chooses to sell mortgage loans;

An Obligee would identify assets it wants to remove from the "balance sheet" to "pool" a potential homeowner(s)(PH) loan with other PH loans. Such pooling processes have underwriting standards set in place for creating this type of reference portfolio.

In doing so, the asset originator "Obligee" could be a "seller" of these pooled PH loans.



Conversion of "Tangible" PH loans

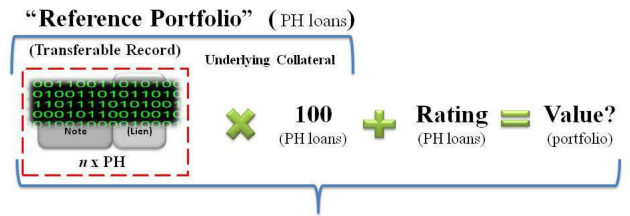
This is only provided to get your mind back to thinking in the paper world of doing things.

However, it occurred like this

In the intangible world, if the Obligee chooses to sell mortgage loans;

An Obligee would identify assets it wants to remove from the "balance sheet" to "pool" a potential homeowner(s)(PH) loan with other PH loans. Such pooling processes have underwriting standards set in place for creating this type of reference portfolio. In doing so, the asset originator "Obligee" could be a "seller" of these pooled PH loans.

These portfolios are structured in various tranches by rating agencies.



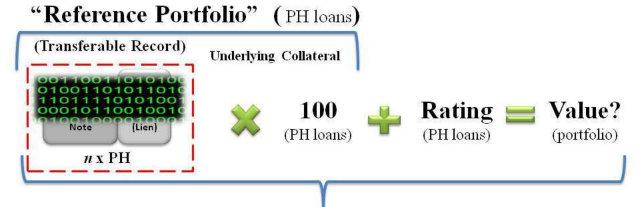
"Pooled" Intangible PH loans

This is only provided to get your mind back to thinking in the paper world of doing things.

However, it occurred like this

As a Trust Certificate is the ultimate goal of a wayfarer in the intangible secondary market.

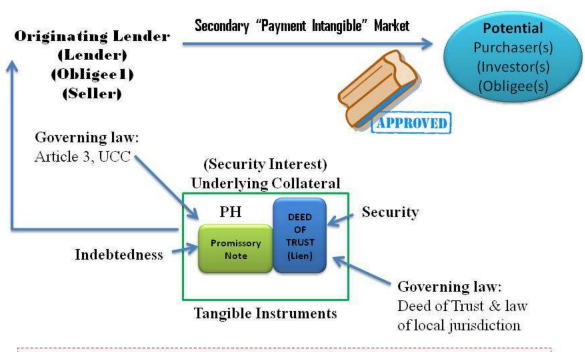
Movement of all instruments have various different laws according to the instrument whether it be the contract between the party(s), creation of a trust, creation of a lien, negotiation of a Note, transfer of a security or transfer of a lien, they all are governed by some certain law accordingly, in sequence or in parallel. A law must be followed to make it lawful.



"Pooled" Intangible PH loans

This is only provided to get your mind back to thinking in the paper world of doing things.

And possibly ended up like this

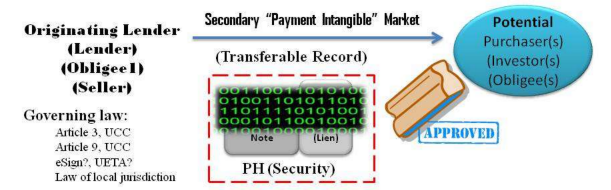


The two separate contracts began on tangible paper, even though it may have been created on a computer.

The two separate contracts are governed by different laws.

- a. Note Article 3
- b. Deed of Trust, Lien Deed of Trust, law of local jurisdiction

Using...



As a Trust Certificate is the ultimate goal of a wayfarer in the intangible secondary market.

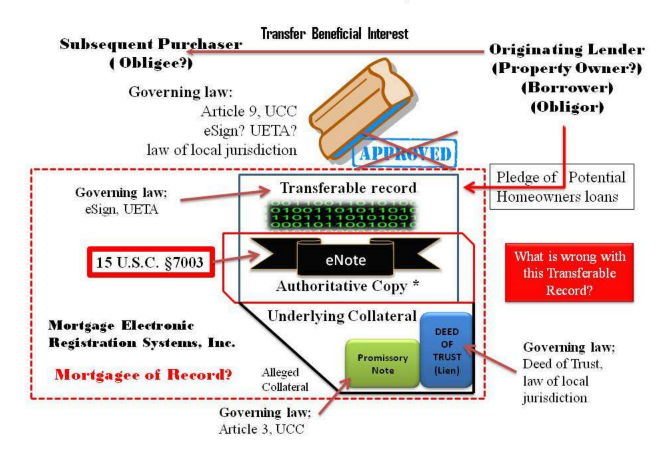
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The two separate contracts began on tangible paper, even though it may have been created on a computer. In the Secondary "Payment Intangible" Market the use of eNotes as an illusionary method used in the Tangible Modus Operandi.

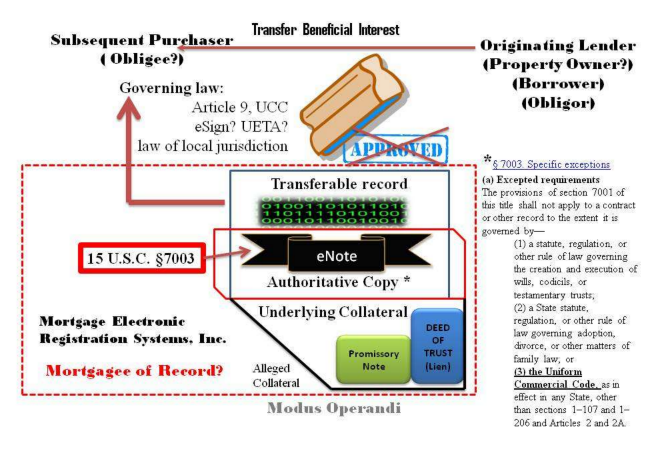
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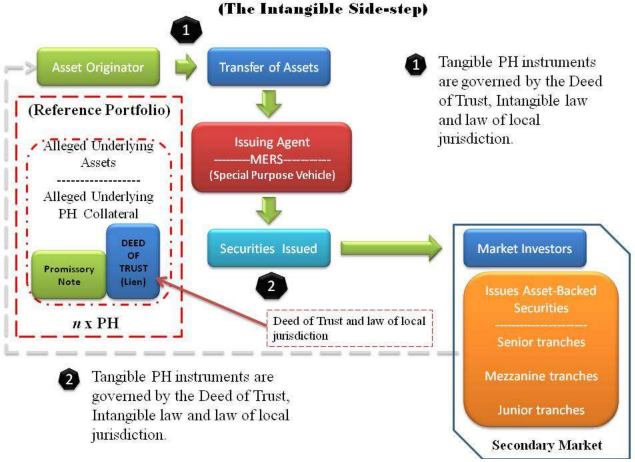
- a. Note Article 3
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The Electronic Modus Operandi



The Electronic Modus Operandi



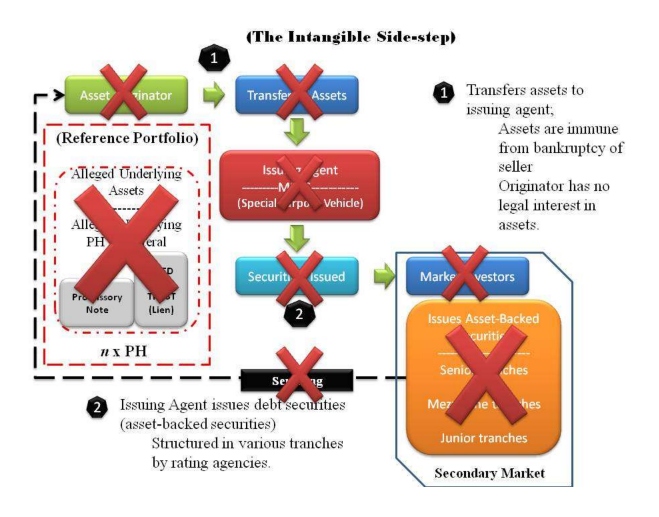


(The Tangible Two-step) (cont.)

Repeated info; (Not legal advice)

Obligee's trust note is a transferable record (UCC Article 9) created from an obligor's note (Loan Package) to have been secured by an underlying obligor's note (Mortgage Loan), a transfer of the transferable record to subsequent trust note obligee(s) required each subsequent trust note obligee(s) to assign a perfected interest in the security securing the obligors note to allow each subsequent trust note owners to claim a Secured position to the obligors note. (UCC Article § 3-204) Without complying with applicable law that applies to the obligors note's security, the trust note owner does have under UCC Article 9 a Secured Priority right to the collateral securing the trust note where such in part is that of being an unsecured obligor note.

UCC 9's priority and perfection is limited to the obligee(s)trust note and does not determine if such secured collateral securing the trust note is a secured obligor note, local laws of jurisdiction determines whether a obligor note is Secured or Unsecured.



And Now!

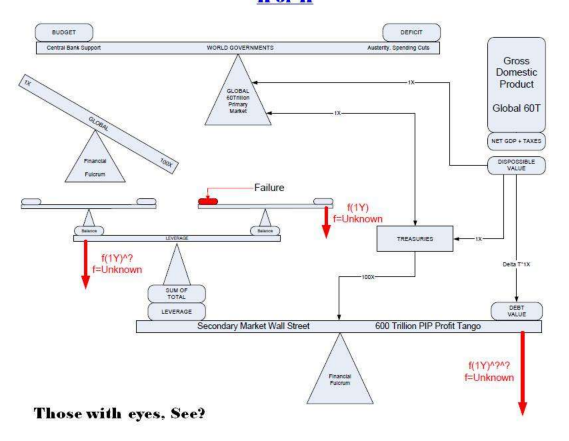
Learn more:

Those with eyes, See!

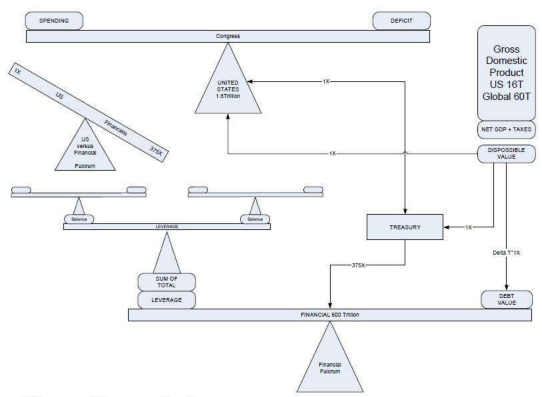


THE UNSUSTAINABLE "PAYMENT INTANGIBLE" MARKET

H or H

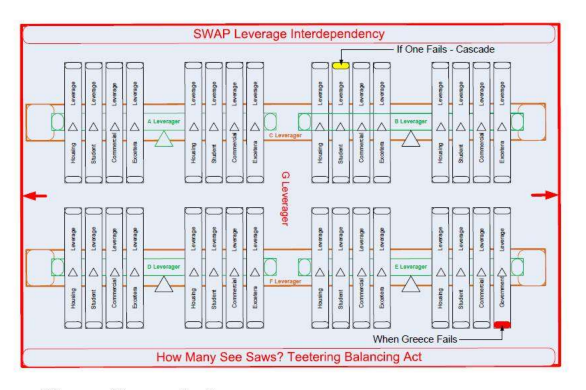


H or H



Those with eyes, See?

H or H



Those with eyes, See?

H or H

F1 Leverage Failure — Cascade Effect

F2

F1

Status Quo

Status Quo

Value

FNANCA

Financial
Fuctorin

Those with eyes, See?

