

### NAR Committee:

Commercial Federal Policy Committee

### What is the fundamental issue?

Between 2023 and 2025 it is estimated that \$1.4 trillion in commercial real estate loans will mature. Higher interest rates and inflation along with higher vacancy rates in offices and other impacts of the COVID-19 pandemic will present challenges to borrowers and lenders alike as they renegotiate those loans. Property values may lower while interest rates are higher, and lenders may need to increase capital and liquidity levels to reflect that. Several factors have contributed to a tightening of credit availability for commercial real estate loans, including increased underwriting standards, increased regulation of banks by multiple federal government agencies, and higher compliance costs for lenders.

### I am a real estate professional. What does this mean for my business?

Increased banking regulations, particularly on community and regional banks, mean that banks are spending more of their capital on regulatory compliance, which impacts their ability to finance commercial real estate development. In that atmosphere, new sources of lending, such as online banks and crowdfunding, have emerged and gained popularity in the market as an alternative to traditional sources. In addition, higher interest rates, inflation, and negative trends exacerbated by the COVID-19 pandemic (such as higher office vacancy rates due to the rise of remote work) have had a large impact on commercial loans.

### NAR Policy:

NAR supports protecting and enhancing the flow of capital to commercial real estate. NAR believes Congress and the federal government should consider legislation and regulation aimed at improving commercial real estate markets including: (1) the creation of a U.S. covered bond market, (2) increasing the cap on credit union member business lending (MBL), (3) additional banking agency guidance related to term extensions and (4) improving credit availability for small businesses. Additionally, NAR supports the federal financial regulators giving lenders flexibility to work prudently with borrowers on commercial real estate troubled debt restructurings (TDRs) in order to give more time for stability to return to the CRE market.

### Opposition Arguments:

Opponents are concerned that the creation of a covered bond market in the U.S. would give big banks an advantage, and could hamper the FDIC's resolution process if a bank fails. There is also concern that increasing the cap on credit union member business lending will harm community banks and reduce federal revenue by taking business loans from tax-paying banks.

### Legislative/Regulatory Status/Outlook

#### Regulatory Burdens for Small and Community Banks

Many legislators are examining the possibility of reducing the regulatory burdens that apply to smaller banks. In the 115th Congress a law was passed which clarified the Basel III "High Volatility Commercial Real Estate" (HVCRE) rule, including which loans banks should include in the category and how loans may become exempt from it. In addition to supporting both those bills, NAR sent a comment letter to the banking agencies responding to a request for comment on a proposed rule to replace HVCRE loans with a new category that has a slightly lower risk-weight of 130% but also broadens the type and number of loans that would fall into the category. The banking agencies are currently in the rulemaking process to conform federal regulations to the law, but the law is in effect.

#### Covered Bond Market

Covered bonds are debt securities backed by cash flows from mortgages or public sector loans. They are similar in many ways to asset-backed securities created in securitization, but remain on the issuers consolidated balance sheet (usually with an appropriate capital charge). Already in use in Europe and Canada, covered bonds represent a potential complementary funding source in the U.S. housing financial system as well as an alternative to securitization that could help address ongoing refinancing challenges in the commercial real estate sector. A covered bond market would provide additional finance options to borrowers in commercial real estate markets where it might otherwise be limited.

#### Credit Union Lending - Member Business Loans

The National Credit Union Administration (NCUA) adopted a rule in March 2016 that eliminates restrictions on credit unions making member business loans (MBL). This should increase lending to credit union members and possibly attract new borrowers to this source of lending.

#### Alternative Lending

Lending by non-bank entities has grown. The JOBS Act of 2012 removed several layers of regulatory burdens for businesses raising capital via crowdfunding. Rulemaking for the JOBS Act was completed in 2016. Some members of Congress have stated an interest in increasing access to some alternative sources of lending, such as crowdfunding, by lowering burdens to entry for both crowdfunding platforms (by lowering compliance and registration requirements) and investors (by increasing the amount unaccredited and accredited investors can invest in a project). This continues to be a topic of interest both in Congress and in the regulatory agencies, and the 116th Congress may see further legislation on alternative lending sources, and perhaps a follow-up bill to the JOBS Act.

#### Improving Credit Availability for Small Businesses

The SBA created "SBA One," a program to streamline the application process and several other points of contact between the agency and a borrower. Beginning in January 2018 the equity requirements for the SBA 7(a) loan program were lowered from 25% down to 10%. The 7(a) program provides loans to fund startup costs including purchasing new land, purchasing or expanding an existing business, and refinancing existing debt. Small business lending is frequently a topic of discussion in Congress, and there have been hearings in both the House and the Senate on the issue. NAR works closely with the SBA to

improve their programs and educate members on their availability and uses, including educational sessions and panels featuring the SBA Administrator and program officers at NAR conferences. In April 2017 NAR sent a letter to the House Small Business Subcommittee on Economic Growth, Taxation, and Capital Access for its hearing, "Small Businesses: The Key to Economic Growth," encouraging Congress to look at regulations that negatively impact small businesses and preserve sections of the tax code (such as 1031 like-kind exchanges) that are important to their growth and development.

### **Current Legislation/Regulation (bill number or regulation)**

None at this time.

### **Legislative Contact(s):**

Erin Stackley, [estackley@nar.realtor](mailto:estackley@nar.realtor), 202-383-1150

### **Regulatory Contact(s):**

Erin Stackley, [estackley@nar.realtor](mailto:estackley@nar.realtor), 202-383-1150