Program

EXAMINATION OBJECTIVES RESCINDED

To determine if policies, procedures, and controls regarding floor plan lending adequately ensure safety and soundness, profitability, and compliance with laws and regulations.

To determine if officers and employees are qualified and performing their duties and responsibilities in a manner that ensures safety and soundness, profitability, and compliance with policies and procedures.

To determine if financial records and management reports provide accurate and necessary information to management and directors.

To determine the adequacy of the audit and the internal loan review function in this area.

To determine compliance with laws and regulations.

To evaluate the floor plan lending portfolio for credit quality.

To evaluate credit standards and control procedures applied to dealer indirect loans and to purchased portfolios of retail paper.

To initiate corrective action when deficiencies exist that could affect safety and soundness or when violations of laws or regulations have been noted.

EXAMINATION PROCEDURES

LEVEL I

- 1. Review scoping material related to this program.
- 2. Request the institution to supply:
 - Schedule of curtailment requirements for each dealer;
 - Schedule of approved floor plan lines for each dealer including outstanding balances;
 - Delinquent curtailment billing report;

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- Drafting agreements and amount of outstanding drafts; and
- Delingent interest billings, date billed, and amount of past-due billings.
- 3. Obtain from the contact assigned examination program 201, Lending Overview, and 211, Loans of Ox, Borrower, reports and schedules applicable to the floor plan and dealer indirect lending real.
- 4. Determine the institution's polices and procedures and if they are sound and consistently followed through:
 - Review of policy statements, underwright and manuals;
 - Interviews with management;
 - Review of minutes (or recap provided by the evulator evicency minutes) applicable to this area; and
 - Review of internal and external audit reports and many emery letter related to dealer-related credits.
- 5. Review the qualifications, capabilities, and expertise of loan officers in relation to their responsibilities. Determine each officer's current lending authority.
- 6. For indirect lending, review the adequacy of recourse and repurchase provisions if applicable. Determine whether dealer guarantees provide the institution with adequate protection if the borrower defaults.
- 7. Review adequacy of dealer reserve agreements if applicable.

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- 8. Consider rejection rates of loans referred by dealers to determine the independence and adequacy of loan underwriting.
- 9. Review the pre-oding report of examination and all floor plan and indirect lending related acception and determine if management has taken appropriate corrective action.
- 10. Review the Matters Require a board Attention and Corrective Actions from the three or four previous to Er to enclose that the board and management have taken appropriate corrective action where necessary and persistent problems have not recurred.
- 11. Determine the scope of the examination based to an exception of internal controls and work performed by the internal and externat autoors and internal loan review officer. Consult with the regulator assigned 201, Ke ding Coerview, to determine scope of review.
- 12. Determine causes of existing problems or weaknesses within the scient the potential for future problems.
- 13. Determine compliance with laws, rulings, and regulations pertaining to floor plan lending and dealer indirect lending.
- 14. Complete the General Questionnaire.

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15. Review Level II procedures and perform those necessary to test, support, and present containing derived from performance of Level I procedures.

LEVEL II

- 16. Review the reconcilement of the securitary ledgers for floor plan loans to the general ledger. Investigate any loge reconciling items.
- 17. Using an appropriate sampling technique, the boot overs for examination. Prepare Loan Review line sheets for dealer loans and reproportations. (For details on sampling, refer to Section 209 of the Examination Haddboot.)
- 18. While completing the procedures listed below, analyze creatifiles of all corrowers for whom line sheets were prepared for: credit quality, adequate of loan and collateral documentation, and compliance with the internal loan review policy. Document findings on the line sheets.
 - Review the loan files for the following loan underwriting information:
 - Financial analysis and credit history;
 - Current, reliable financial statements;
 - Current auto dealer financial statements;
 - Current memoranda detailing visits to dealership and trends in dealer's operations; and
 - Determine whether the dealer's retail loans are examined periodically for quality.

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- Review the loan files for the following documentation:
 - Are derwriting memorandum setting forth required documentation for vination approval on file;
 - Dominient are correctly executed, notarized, etc.;
 - Liens *f* . d. the appropriate jurisdiction;
 - Title doct pents in tching trust receipts;
 - Supplier/many octuber by the k agreements;
 - Curtailment agreement on compliance with the loan policy. Ascertain any violations of the curtailment agreements; and
 - Verification of collateral value
- Summarize the following:
 - Wholesale agreements between the institution and be dealer;
 - Agreements between the manufacturer and
 - Evidence that the security interest has been perfect
 - Details of any guarantees that may be held; and
 - Details of any other collateral held.
- Review compliance with the terms of the loan agreement and with the floor plan lending policy.
- Note exceptions on the worksheet and list the date of the loan, name of the credit, and the dollar amount outstanding.
- 19. For past-due loans compare the following and determine any material inconsistencies.
 - The past-due loans provided to the examiners;
 - Delinquency reports submitted to the board;
 - List of loans considered problem loans by management; and

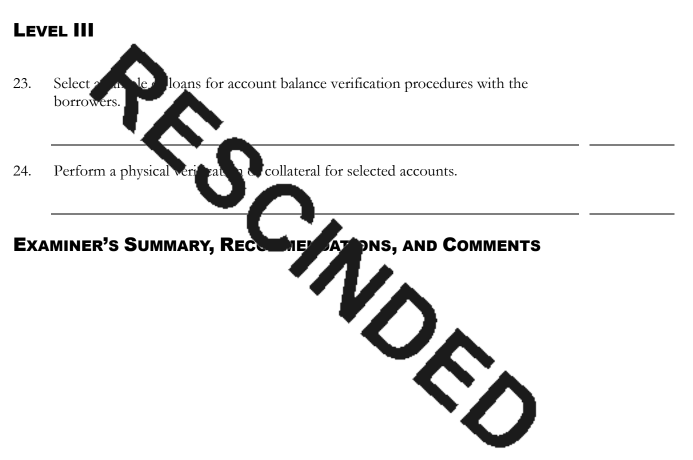
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- Delinquency levels provided on reports to the Office of Thrift Supervision.
- 20. Review recent floor plan checks and determine:
 - Are inventory checks performed monthly?
 - Are there any units not seen in the last 60 days?
 - Are floor plan checks rotated among the institution's personnel or audit services at least quarterly?
 - Are flocks performed on a surprise basis?
 - Are crep ncies reconciled and explained?
- 21. Outside service are oben used in servicing dealer loans and in performing inventory floor checks. If service corbant is are used, determine the following from discussion with management:
 - Was a formal contract approved by the proper level of management?
 - Were financial statements a direference schecked?
 - Are performance objectives established a moritored?
 - Does the local jurisdiction require service paper part ensing, and is the required licensing on file with the institution?
- 22. Ensure that the Objectives of this Handbook Section have centret. Store your findings and conclusions, as well as appropriate recommendations for any cessary corrective measures, on the appropriate work papers and report paper.

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