

2. Use the value placed on the improvements [that is determined] by the lender's appraisal of the [real property] IMPROVEMENTS.

(iv) Any property insurance coverage required by a lender shall bear a reasonable relation to the existing risk of loss.

(v) A violation of this paragraph or of subsection (h) of this section shall entitle the borrower to:

1. Seek an injunction to prohibit the lender who has engaged or is engaging in the violation from continuing or engaging in the violation;
2. Reasonable attorney's fees; and
3. Damages directly resulting from the violation.

(vi) A violation of this paragraph or of subsection (h) of this section does not affect the validity of the mortgage or deed of trust securing the secondary mortgage loan.

12-909.

(e) (1) (I) In this subsection[,] THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.

(II) "IMPROVEMENTS" MEANS ~~FIXTURES ATTACHED~~ BUILDINGS OR STRUCTURES ERECTED UPON OR AFFIXED TO REAL PROPERTY THAT ENHANCE THE VALUE OF THE REAL PROPERTY.

(III) ["property"] "PROPERTY insurance coverage" means property insurance against losses caused by perils that commonly are covered in insurance policies described with terms similar to "standard fire" or "standard fire with extended coverage".

(IV) 1. "REPLACEMENT COST" MEANS THE AMOUNT NEEDED TO REPAIR DAMAGE TO OR REBUILD IMPROVEMENTS ON REAL PROPERTY TO RESTORE THE IMPROVEMENTS TO THEIR PRE-LOSS CONDITION.

2. "REPLACEMENT COST" DOES NOT INCLUDE THE VALUE OF LAND.

(2) (i) A credit grantor may not require a borrower, as a condition to receiving or maintaining a loan secured by a [first] lien, to provide or purchase property insurance coverage against risks to any improvements on any real property in an amount exceeding the replacement [value] COST of the improvements on the real property.

(ii) In determining the replacement [value] COST of the improvements on any real property, the [lender] CREDIT GRANTOR may:

1. Accept the value placed on the improvements by the insurer; or