Manufactured Housing Finance: New Insights from the Home Mortgage Disclosure Act Data

Consumer Financial Protection Bureau's Offices of Research and Mortgage Markets
This is another in an occasional series of publications from the Consumer Financial Protection Bureau’s (CFPB) Office of Research, in collaboration with the Office of Mortgage Markets. These publications are intended to further the CFPB’s objective of providing an evidence-based perspective on consumer financial markets, consumer behavior, and regulations to inform the public discourse. See 12 U.S.C. §5493(d).¹

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2. Introduction & Key Findings

Manufactured housing (MH) accounts for about six percent of occupied housing stock in the U.S. and is the largest source of unsubsidized affordable housing in the country. Unlike traditional site-built homes, manufactured homes are built in a factory according to national standards and then transported to the site of use. They can be placed on land that is owned or leased by the homeowner. Whether the homeowner owns the underlying land plays a key role in whether the manufactured home is titled as personal (chattel) property or real property, a distinction which in turn affects many aspects of the home financing and can have major implications for the homeowner in terms of cost and security of tenure.

The CFPB is interested in manufactured housing because of its status as an important source of low-income housing, because its consumers are often financially vulnerable, and because of the unique consumer protection concerns its financing market raises. The CFPB’s 2014 report on manufactured housing found that manufactured-home owners tend to live in rural areas, to be older, and to have lower incomes and net worth than site-built homeowners. In terms of race and ethnicity, the analysis found that Black and African American and Asian borrowers are under-represented in manufactured housing relative to site-built, whereas Hispanic whites, non-Hispanic whites, and American Indian and Alaska Native borrowers are overrepresented. While manufactured homes typically cost less than site-built homes, manufactured-home owners typically pay higher interest rates than site-built homeowners and have fewer consumer protections.²

This Data Point article provides insights into manufactured housing finance using Home Mortgage Disclosure Act (HMDA) data, which have loan-level information on a variety of pricing, underwriting, and applicant characteristics as reported by financial institutions.³ Many of the analyses in this report are made possible by the new and revised fields that are available in HMDA data beginning in 2018, including two fields that are specific to manufactured housing and provide insight about landownership and chattel lending.

This report uses the new HMDA data to explore the differences between mortgage loans for site-built homes, mortgage loans for manufactured homes (hereafter referred to as “MH

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mortgages”), and chattel loans for manufactured homes. Chattel loans are loans for manufactured housing that are secured solely by the manufactured home and not land, while MH mortgage loans are secured by the manufactured home and land.\(^4\) Most of the analyses focus on home purchases rather than refinances, given the paucity of MH refinancing lending.

Findings include:

- **The majority of applications for manufactured housing loans do not result in an origination.** Only 27 percent of manufactured home loan applications resulted in the loan being financed, compared to 74 percent of applications for site-built homes. These differences remain even after controlling for credit score. Applications for manufactured homes were more likely to be denied and also more likely to be incomplete than applications for site-built homes, and rates of denial and incompletion were higher still for chattel loan applications.

- **Although mortgage interest rates fell in 2019, less than four percent of chattel originations were for refinances,** whereas about 31 percent of MH mortgage and 44 percent of site-built mortgages were for standard or cash-out refinancing. While smaller loans are less likely to benefit from refinancing because the savings from a lower interest rate may not offset the costs of origination, more research is needed to understand whether more MH consumers could benefit from refinancing.

- **Manufactured housing lenders appear to have adjusted their pricing in response to changes to the implementation of the Home Ownership and Equity Protection Act (HOEPA) rule in 2014.** After the new rule went into effect in 2014, a significant number of manufactured housing loans were priced just below the HOEPA thresholds, suggesting that the market was sensitive to the new threshold and priced loans accordingly. These changes in pricing have continued and can be seen in the 2019 data. Meanwhile, loan volume and origination rates increased in the years following the rule change.

- **Around 42 percent of manufactured housing loans are chattel loans,** which are loans secured by the home but not the land. While this estimate is lower than estimates from other data sources, underlying differences between datasets help explain the disparities.

Over 60 percent of manufactured housing borrowers directly own the land where their home is located, meaning they may be eligible for a MH mortgage. However, 17 percent of these borrowers take out a chattel loan. The 2014 CFPB report had estimated that 65 percent of landowners get chattel financing based on a proxy for financing type in the American Housing Survey (AHS). The CFPB has concluded that this proxy was imperfect and therefore the statistic from the 2014 report is not valid.

Hispanic, Black and African American, American Indian and Alaska Native, and elderly borrowers are more likely than other consumers to take out chattel loans, even after controlling for land ownership. Determining the reasons for these differences is a vital area of future research. Black and African American borrowers are the only racial group that are underrepresented in manufactured housing lending overall compared to site-built, but overrepresented in chattel lending compared to site-built.

Landowners face tradeoffs between chattel loans and MH mortgages, and this report analyzes to what extent some of these tradeoffs can be measured using the HMDA data. Chattel loans are often considered to have lower upfront costs and shorter closing times, but this analysis concludes that closing times are in fact similar, though it cannot draw conclusions about upfront costs. Additionally, landowners who opt for chattel loans have somewhat stronger credit characteristics—similar median credits scores and incomes and better loan-to-value and debt-to-income ratios—than landowners who get mortgages, which suggests that chattel borrowers’ credit profiles would not have prevented them from getting a mortgage. However, borrowers may encounter difficulty getting mortgages with small loan amounts. Other reasons for getting chattel loans include not wanting to encumber the land, lowering their property taxes, being influenced by the fact that manufactured housing is personal property by default in many states, being unaware of the downsides of chattel loans or potentially being steered to a chattel loan by a lender, dealer or retailer.

The market for MH lending—and chattel in particular—is more concentrated than the market for mortgages on site-built homes. The top five lenders made more than 40 percent of home purchase manufactured housing loans, including nearly 75 percent of chattel loans and 18 percent of MH mortgages. The four largest MH originators are specialty lenders that cater to MH consumers and offer primarily chattel loans. Many of the remaining top 15 lenders are banks and nonbanks that only offer mortgages and for whom MH loans are a small share of their business. In the past decade, nonbank lenders have played an increasing role in the manufactured
housing lending market, while banks have decreased their activity or exited the market altogether.

- **Texas is often in the focal point of manufactured housing research because of the comparatively rich data available on MH, it has a significantly higher proportion of chattel lending than the U.S. as a whole.** Manufactured housing density varies between states, with rural and southern areas often having higher concentrations of manufactured housing. Texas has a high volume of manufactured housing and a high percentage of manufactured housing loans that are chattel. Texas has been studied using detailed public data available in Texas Manufactured Home Ownership records, but the Texas manufactured housing environment is likely not representative of national trends, particularly in financing. Additionally, the Texas homeownership records are often missing lien information for homes titled as real property, which leads to undercounting MH mortgages.
3. Background and Data

3.1 Manufactured housing

Manufactured homes are factory-built housing constructed after June 15, 1976 in accordance with the U.S. Department of Housing and Urban Development’s Manufactured Home Construction and Safety Standards code (HUD Code). Manufactured homes are at least 320 square feet and are built on a permanent chassis before being transported to a site for placement. Homes that fit these criteria are marked with a HUD label that signals compliance with HUD codes.

Manufactured homes are distinct from RVs and park-model homes, which are generally treated as motor vehicles, not housing. They are also different from modular homes. Modular home sections are built in a factory, like manufactured homes, but they must comply with the same regional, state, or local codes as traditional site-built homes, while manufactured homes must comply with the national HUD Code. Lastly, manufactured homes are not the same as mobile homes or trailers, even though the terms are sometimes used interchangeably. Mobile homes and trailers refer to factory-built housing constructed before June 15, 1976 and do not meet the HUD standards for manufactured housing. Throughout the paper, we refer to manufactured housing and manufactured homes synonymously.

There are approximately 6.7 million occupied manufactured homes in the U.S., accounting for approximately six percent of U.S. housing stock. This rate varies by region and housing density, with manufactured housing making up 13 percent of all occupied homes in rural and small town communities. Over half of manufactured homes are located in the South. Over 70 percent of

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5 For more information about what constitutes manufactured housing, see [https://www.hud.gov/program_offices/housing/rmra/mhs/faqs](https://www.hud.gov/program_offices/housing/rmra/mhs/faqs).


7 The Housing Assistance Council defines rural areas as Census tracts with fewer than 16 housing units per square mile and small towns as Census tracts with 16-64 housing units per square mile and a low degree of commuting to a metropolitan core area. See additional methodology here: [http://www.ruralhome.org/storage/documents/policy_comments/dts/TECHNICAL DOCUMENTATION_HAC_Rural__Small_Town_Definition.pdf](http://www.ruralhome.org/storage/documents/policy_comments/dts/TECHNICAL DOCUMENTATION_HAC_Rural__Small_Town_Definition.pdf). For a map of manufactured housing by county, see the Housing Assistance Council’s July 2020 Rural Research Brief [http://www.ruralhome.org/storage/documents/rrbriefs/Manufactured_Housing_RRB.pdf](http://www.ruralhome.org/storage/documents/rrbriefs/Manufactured_Housing_RRB.pdf).

occupied manufactured homes are owner-occupied, and this report focuses on manufactured homeowners rather than home-renters.\textsuperscript{9} However, this report includes both homeowners who own the land their home is located on and homeowners who rent the underlying land. An estimated 17.5 million Americans live in manufactured homes.\textsuperscript{10} In 2020, approximately 94,000 new manufactured homes were shipped nationally which represents an increase from a low of 50,000 in 2009.\textsuperscript{11} Shown below in Figure 1, the manufactured housing market experienced rapid growth during the 1990s, peaking at over 370,000 units shipped in 1998, but crashed in the early 2000s followed by further depression during the Great Recession and a modest recovery. Manufactured housing borrowers have had a harder time making housing payments during the coronavirus pandemic in 2020 than their site-built counterparts.\textsuperscript{12}

**FIGURE 1: MANUFACTURED HOUSING SHIPMENTS 1980-2020**

![Manufactured Housing Shipments Graph]

Source: Manufactured Housing Survey

Although manufactured homes account for a small share of all housing, the manufactured housing is an important source of low-income housing. Manufactured housing is the largest

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\textsuperscript{9} American Community Survey, 2019 5-Year Estimates.

\textsuperscript{10} American Community Survey, 2019 5-Year Estimates.

\textsuperscript{11} Manufactured Housing Survey, 2019.
https://www.census.gov/econ/currentdata/dbsearch?program=MHS2&startYear=2014&endYear=2020&categories=T&dataType=SH&geoLevel=US&adjusted=0&notAdjusted=1&errorData=0.

\textsuperscript{12} For more information about the housing impacts of the COVID-19 pandemic, see the CFPB’s Housing Insecurity and the COVID-19 pandemic report:
source of unsubsidized affordable housing in the country. A report from HUD found manufactured housing to be a low-cost housing alternative and “good value” for low-income households. More recently, a study from the Urban Institute showed that manufactured housing is less expensive per square foot than either existing site-built homes or new site-built homes. Despite being 35 to 47 percent less expensive per square foot than new or existing site-built homes, the number of new manufactured homes shipped each year is down significantly from the late 1990s, as mentioned in the previous paragraph. Authors of the same study argued that restrictive zoning, restrictive or unavailable financing, and lower appreciation than that for site-built housing are the main reasons why manufactured housing production has remained low.

Manufactured homes are placed on either land owned by the manufactured-home owner, on land owned by someone else without rent, or on rented land, including on leased lots within manufactured home communities. Once placed, manufactured homes are typically not moved from their original site. Typically, the land in a manufactured housing community is owned by a landlord, but in a small number of communities, the land is owned by a cooperative of homeowners as a resident-owned community (ROC).

The financing of manufactured housing raises unique consumer protection concerns. Whether borrowers own the land on which their manufactured housing is located plays a key role in whether the manufactured home is titled as personal (chattel) property or real property, a distinction which in turn affects the type and pricing of the loan that the homeowner is able to receive. The difference in title type is important for the homebuyer since financing costs are higher and consumer protections are weaker for manufactured homes titled as personal property than for homes titled as real property. Specifically, chattel loans are not covered by either the Real Estate Settlement Procedures Act (RESPA) or the Coronavirus Aid, Relief, and

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16 For more information about ROCs, see https://rocusa.org/whats-a-roc/what-is-a-roc/how-is-it-different/.
Economic Security (CARES) Act. In the case of default, manufactured housing mortgages are eligible for the same foreclosure protections as traditional site-built homes, whereas chattel properties are not protected and instead go through repossession, a process with less consumer protections and less opportunity for the borrower to remain in the home, depending on the state and local protections.\(^{19}\) Many chattel homeowners pay rent for the land their home is located on, and therefore are vulnerable to both repossession by the lender and rent-hikes or eviction by the owner of the land.\(^{20}\) This report reviews differences in borrower characteristics and pricing for chattel and MH mortgage loans and outlines some of the advantages and disadvantages of each type of financing.

Whether the homeowner owns the land also affects the home’s appreciation. Previous studies provide some evidence that manufactured homes can appreciate just as much as site-built homes if the consumer owns the land, though there is more volatility in appreciation for manufactured homes.\(^{21}\) However, manufactured housing where the consumer does not own the land generally does not promote wealth-building via homeownership.\(^{22}\)

The 2014 CFPB Report on manufactured housing finance offered many insights into the history and state of the manufactured housing market and regulatory environment in 2014, and into manufactured housing consumers. The report explored the reasons for the manufactured housing market collapse in the early 2000s and the subsequent depressed inventory and contraction of the secondary market. The CFPB found that, though manufactured homes typically cost less than site-built homes, manufactured-home owners typically pay higher interest rates than site-built homeowners. The CFPB also found that manufactured-home owners tend to live in rural areas, to be older, and to have lower incomes and net worth than site-built homeowners. In terms of race and ethnicity, the analysis found that Black and African

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\(^{19}\) For example, for more information on the legal landscape of manufactured housing personal property repossessions, see section 1.4.12 “Special Issues in Manufactured Home Repossessions” of the National Consumer Law Center’s (NCLC) treatise Repossessions: [https://library.nclc.org/repo/010412-0](https://library.nclc.org/repo/010412-0).

\(^{20}\) For example, see discussion in Sheelah Kolhatkar’s “What happens when investment firms acquire trailer parks?” from March 2021. [https://www.newyorker.com/magazine/2021/03/15/what-happens-when-investment-firms-acquire-trailer-parks](https://www.newyorker.com/magazine/2021/03/15/what-happens-when-investment-firms-acquire-trailer-parks).


American and Asian residents are under-represented in manufactured housing relative to site-built, whereas Hispanic whites, non-Hispanic whites, and American Indian and Alaska Native residents are overrepresented. The 2014 report emphasized the potential importance of manufactured housing as a source of affordable housing and highlighted the difference in legal treatment of manufactured housing and site-built housing.

### 3.2 Data

This Data Point makes use of the new data points in HMDA to expand understanding of manufactured housing along dimensions for which there previously has been no systematic data, such as the share of borrowers who own their land and take out a chattel loan. The Data Point employs existing research using the AHS and the Manufactured Housing Survey (MHS) but does not conduct any original analysis using these two datasets. We compare HMDA to commonly cited Texas Manufactured Housing Ownership Records (THOR)\(^{23}\), but don’t use the THOR data in our main analyses because the Texas Manufactured Housing Division confirmed that the records cannot be used to reliably estimate the proportion of manufactured home loans that are secured by real versus personal property. A detailed discussion of the THOR data and analyses based on address matches with HMDA are in the Appendix. Additionally, as described in Section 3.2, MH financing varies by geography and many patterns in Texas are not representative of the United States as a whole.

**Home Mortgage Disclosure Act (HMDA)**\(^{24}\)

The Home Mortgage Disclosure Act requires many financial institutions to maintain, report, and publicly disclose loan-level information about their lending activity for loans secured by a consumer dwelling. As part of the Dodd-Frank Wall Street Reform and Consumer Protection Act of 2010 (Dodd-Frank Act), Congress amended HMDA to, among other things, expand the number of data points required to be collected and reported and give the CFPB authority to require additional data points to be collected and reported. The CFPB issued a final rule

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\(^{23}\) “THOR” is the acronym used throughout the paper for convenience. The Manufactured Housing Division did not have a specific acronym that it used for the manufactured home ownership records.

\(^{24}\) This report relies primarily on 2019 HMDA data, and the analysis in this report generally relies on medians and bucketing to mitigate the impact of these outliers on the underlying analyses. The public 2019 HMDA data can be found [here](https://www.consumerfinance.gov/about-us/newsroom/ffiec-announces-availability-2019-data-mortgage-lending/).
implementing these and other changes in October 2015. Most of the rule’s provisions took effect on January 1, 2018 and affected data to be collected starting in 2018.\textsuperscript{25}

Two of the new data points are specific to manufactured housing and provide information about chattel lending and whether the consumer owns or leases the land. Some lenders are exempt from reporting certain HMDA data points, including the manufactured housing data points, following the amendment to HMDA by the Economic Growth, Regulatory Relief, and Consumer Protection Act in 2018.

- **Manufactured Home Secured Property Type** identifies whether a manufactured home loan is a personal property loan, meaning secured by the manufactured home and not land (chattel) or secured by the manufactured home and the land (mortgage).

- **Manufactured Home Land Property Interest** indicates if the land on which a manufactured housing unit is located is directly owned, indirectly owned, or if the borrower has an unpaid or paid lease.

  - **Direct ownership** means the borrower owns the land on which the manufactured housing unit is located.
  - **Indirect ownership** can occur when the borrower is a member of a ROC acting as a housing cooperative where the members of the community collectively own the land where the manufactured housing is located.
  - **Paid leasehold** typically indicates the borrower is paying rent for the property.
  - **Unpaid leasehold** indicates the borrower is not making rent payments and includes loans where the manufactured home is located on land owned by a family member without a written lease and no agreement to rent payments.

While HMDA provides robust data on manufactured housing loan originations, it has some limitations. It does not include data on cash sales and thus the conclusions drawn from the data cannot be applied to the overall manufactured housing market. Additionally, unlike some datasets related to manufactured housing, HMDA does not distinguish between new and existing homes, which can be of particular significance for MH borrowers because of the transportation and setup costs required for new (and some used) home purchases. Lastly, HMDA data are limited to applications and originations; they do not provide any information about loan performance or default risk.

\textsuperscript{25} See Home Mortgage Disclosure (Regulation C), 80 FR 66128 (Oct. 28, 2015).
Reconciling HMDA with Other Sources of MH Data

Table 1 compares the new HMDA data points with results from commonly used manufactured housing datasets, filtered to make them as comparable as possible to the two new HMDA MH data points. Each of the datasets is described in more detail in the Appendix.

At first glance, HMDA estimates of chattel properties appear significantly lower than those from other datasets. However, underlying differences between these datasets can help explain the disparities. MHS data, for example, are based on shipments of new manufactured homes and include cash sales, while HMDA data contain both new and used housing and do not capture cash transactions. While we can’t compare the datasets directly, it seems likely that both provide reasonable estimates for the populations that they are measuring, especially in light of evidence that new homes appear far more likely than used homes to be financed with chattel loans.\(^{26}\) HMDA results appear more similar to results from THOR, even without accounting for the fact that THOR data undercounts loans secured by real property.\(^{27}\) For landownership, HMDA estimates are comparable to those from other datasets.

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\(^{26}\) See Figure 22 in the Appendix.

\(^{27}\) About 89 percent of HMDA chattel loans in Texas had a lien recorded in THOR, compared to only 47 percent of MH mortgages.
### TABLE 1: COMPARISON OF MANUFACTURED HOUSING DATA SOURCES

<table>
<thead>
<tr>
<th>Data Source</th>
<th>Population</th>
<th>% Chattel National</th>
<th>% Chattel Texas</th>
<th>% Land Ownership</th>
</tr>
</thead>
<tbody>
<tr>
<td>HMDA, 2019</td>
<td>• 2019 originations&lt;br&gt;• New and used homes&lt;br&gt;• Home purchase financed</td>
<td>42%</td>
<td>66%</td>
<td>64%</td>
</tr>
<tr>
<td>AHS, 2019</td>
<td>• Homes owned in 2019 but financed at any point in time&lt;br&gt;• New and used homes&lt;br&gt;• Home purchase financed</td>
<td>--</td>
<td>--</td>
<td>73%</td>
</tr>
<tr>
<td>MHS, 2019</td>
<td>• Units shipped and placed in 2019&lt;br&gt;• New homes&lt;br&gt;• Financed and cash sales</td>
<td>76%</td>
<td>--</td>
<td>--</td>
</tr>
<tr>
<td>THOR, 2019</td>
<td>• 2019 changes in ownership&lt;br&gt;• New and used homes&lt;br&gt;• Home purchase financed</td>
<td>--</td>
<td>78% 28</td>
<td>--</td>
</tr>
<tr>
<td>UNC/Freddie Mac’s MH Survey and Report on Loan Shopping Experiences</td>
<td>• Data is based on survey responses, sample for survey is based on THOR&lt;br&gt;• 2015-2018 purchases&lt;br&gt;• New and used homes&lt;br&gt;• Home purchase financed</td>
<td>--</td>
<td>73%</td>
<td>61% (TX only)</td>
</tr>
</tbody>
</table>

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28 In THOR, some manufactured homes that were financed do not have a lien, a limitation of the dataset explained in further detail in the Appendix. Because of this, the “financed” population based of the presence of a lien does not accurately represent those who finance manufactured housing in Texas.
4. Sales and Financing

This section focuses on trends in sales and characteristics of financing for manufactured housing loans. Analyses address patterns in loan applications and originations and then delve into the characteristics, pricing, and affordability of manufactured housing loans. This section also includes an analysis of the impact of HOEPA on the sales and financing of manufactured housing.

With the exception of some analyses of refinancing rates in Section 3.1, the rest of this analysis in this report focuses on manufactured housing home purchase loans. It only includes 1-4 family, owner-occupied, first-lien properties and it excludes open-end lines of credit, loan purchases between financial institutions, and loans designated primarily for a business or commercial purpose. The report is accompanied by a set of Excel tables with the data for all the charts and tables found in this report, to facilitate accessibility and further research.

4.1 Applications and originations

Financial institutions reported approximately 420,000 applications for home purchase loans for manufactured homes, which is about eight percent of all home purchase applications in the 2019 HMDA data.

Figure 2 shows that a minority (27 percent) of consumers who applied for a loan to buy a manufactured home succeeded in obtaining financing. Of those who did not obtain financing, the majority were denied and a smaller share either did not complete their application or turned down financing. An estimated 42 percent of all manufactured housing home purchase applications were denied, including 50 percent of chattel applications and 33 percent of mortgage applications. In comparison, only 7 percent of site-built applications were denied.

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29 To designate this population in the HMDA data, the following codes were used: “Total Units” equal to 1,2,3 or 4, “Occupancy Type” equal to 1, “Lien Status” equal to 1, “Open-End Line of Credit” not equal to 1, “Action Taken” not equal to 6, and “Business or Commercial Purpose” not equal to 1.

30 Adding the chattel and MH mortgage applications does not equal total manufactured housing applications—there are also applications that are either exempt or NA for the manufactured home secured property type field. Throughout the report, these records are dropped from the dataset when the analysis breaks out chattel and MH mortgage designations, but are included in the analyses pertaining to total manufactured housing.
The same pattern holds after controlling for credit score (Figure 3). While approval rates were higher for consumers with better credit scores, even in the super-prime bucket with credit scores above 720, chattel (63 percent) and MH mortgage (80 percent) approval rates lag behind site-built mortgages (95 percent). Sub-prime consumers who applied for financing on a site-built home were more likely to be approved for a loan than super-prime consumers with chattel applications or prime consumers with MH mortgage applications. Lenders have reported that borrowers may not know which lenders offer chattel loans and, therefore, apply for chattel loans from lenders that do not offer them, which leads to higher denial rates.

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**FIGURE 2: ACTION TYPE BY SECURED PROPERTY TYPE**

<table>
<thead>
<tr>
<th>Action Type</th>
<th>Chattel</th>
<th>MH Mortgage</th>
<th>Site-built</th>
</tr>
</thead>
<tbody>
<tr>
<td>Loan originated</td>
<td>20.5% (48,029)</td>
<td>35.2% (60,547)</td>
<td>73.9% (3,738,179)</td>
</tr>
<tr>
<td>Application approved but not accepted</td>
<td>8.7% (20,310)</td>
<td>4.1% (7,131)</td>
<td>7.4% (373,125)</td>
</tr>
<tr>
<td>Application denied</td>
<td>50.1% (117,544)</td>
<td>32.7% (56,345)</td>
<td>7.4% (373,125)</td>
</tr>
<tr>
<td>File closed for incompleteness</td>
<td>18.1% (42,425)</td>
<td>17.9% (30,843)</td>
<td>14.1% (714,033)</td>
</tr>
<tr>
<td>Application withdrawn by applicant</td>
<td></td>
<td>10.0% (17,283)</td>
<td></td>
</tr>
</tbody>
</table>

Percentages may not sum to 100 percent due to rounding. Manufactured housing chattel applications that were withdrawn by the applicant, site-built applications that were approved but not accepted, and site-built application files that were closed for incompleteness each made up less than three percent of their respective categories.

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31 This analysis excludes preapprovals, which make up less than one percent of manufactured housing applications.
Figure 4 shows the origination volume for site-built and manufactured housing from 2004-2019. In both markets, home purchase originations declined in the wake of the Great Recession, hit a low in 2011, and have been increasing in the years since. Over this time period, between 2.3 percent and 3.7 percent of home purchase loans were for manufactured housing.

32 Approval rate is calculated by calculating the total number of loans originated and applications that were approved and not accepted and dividing it by total loans originated, applications approved and not accepted, and applications that were denied.
4.2 Geography of manufactured housing lending

Manufactured housing accounts for approximately three percent of home purchase loan originations nationwide in the 2019 HMDA data, or 115,000 loans, though this rate varies by state, with the highest concentrations of manufactured housing in Mississippi, Louisiana, and West Virginia.

Figure 5 shows the proportion of total home purchase, owner-occupied, first-lien originations that are manufactured housing by state.\textsuperscript{34} Table 16 in the accompanying data tables includes

\textsuperscript{33} The data behind this visualization is from Table 1 of the 2019 HMDA Data Point, found here: https://www.consumerfinance.gov/data-research/research-reports/data-point-2019-mortgage-market-activity-and-trends/.

\textsuperscript{34} This is calculated by dividing the number of manufacturing housing home purchase loans by the total number of home purchase loans in 2019.
data for the proportion of originations that are manufactured housing as well a breakdown of the number of loans by manufactured housing secured property type.

**FIGURE 5: MANUFACTURED HOUSING AS A PROPORTION OF HOME PURCHASE ORIGINATIONS IN 2019**

Figure 6 illustrates the proportion of manufactured housing home purchase loans that are chattel across the country in 2019, demonstrating that chattel lending varies significantly by region. For example, in Texas 65.7 percent of manufactured housing home purchase loans are chattel, compared to only 10.6 percent in Washington, and both states have a sizable number of manufactured homes. Chattel lending can even vary significantly within region—the rate is 46.1 percent in New Mexico but only 16.6 percent in neighboring Arizona. See Figure 6 for an example of how to interpret the map. Section 4.3 further examines some of the state-level trends in chattel lending.
FIGURE 6: HOME PURCHASE LENDING BY STATE: CHATTEL AND MH MORTGAGES 2019

Example of how to interpret: Texas
Texas has the most MH loans with 15,458 originations, and so it has the biggest circle. Around two thirds of these loans are chattel loans, nearly a third are MH mortgages, and the remaining few are either exempt from reporting this data or are not applicable.
4.3 Loan characteristics of manufactured housing loans

Compared to mortgages for site-built homes, MH mortgages tend to have smaller loan amounts, higher interest rates, fewer refinances, and less of a secondary market, patterns that are even more acute for chattel loans. Additionally, chattel loans have shorter loan terms than mortgages for either MH or site-built homes.

Site-built and manufactured housing mortgage loans vary significantly in their loan purpose, while chattel loans are overwhelmingly home-purchase loans. In response to falling interest rates during 2019, many consumers refinanced their loans. However, manufactured homeowners were less likely to take advantage of the lower rates through refinancing. Chattel loans had a much higher percentage of originations (95.9 percent) devoted to home purchases than either mortgage or site-built originations, and significantly fewer refinance originations than these other types of loans at 2.5 percent, as shown in Table 2. Smaller loans are less likely to benefit from refinancing because the savings from a lower interest rate may not offset the costs of origination, which may partially explain why chattel loans are rarely refinanced. However, more research is needed to understand whether consumers with small loan amounts could benefit from refinancing and whether that matches consumers’ expectations at origination. MH mortgage loan purposes more closely resemble the loan purpose of site-built loan purposes.35

### TABLE 2: LOAN PURPOSE OF SITE-BUILT AND MANUFACTURED HOUSING ORIGINATIONS BY SECURED PROPERTY TYPE

<table>
<thead>
<tr>
<th>LOAN PURPOSE</th>
<th>MANUFACTURED HOUSING: CHATTEL LOANS (%)</th>
<th>MANUFACTURED HOUSING: MORTGAGE LOANS (%)</th>
<th>SITE-BUILT (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>HOME PURCHASE</td>
<td>95.9</td>
<td>66.4</td>
<td>53.9</td>
</tr>
<tr>
<td>HOME IMPROVEMENT</td>
<td>0.3</td>
<td>1.2</td>
<td>0.9</td>
</tr>
<tr>
<td>REFINANCING</td>
<td>2.5</td>
<td>18.0</td>
<td>25.9</td>
</tr>
<tr>
<td>CASH-OUT REFINANCING</td>
<td>0.9</td>
<td>12.8</td>
<td>18.3</td>
</tr>
<tr>
<td>OTHER PURPOSE</td>
<td>0.5</td>
<td>1.6</td>
<td>1.0</td>
</tr>
</tbody>
</table>

Table 3 shows that chattel loans are nearly all conventional, despite being potentially eligible for Federal Housing Administration (FHA) or Department of Veterans Affairs (VA) loans.36 Higher

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35 Statistics for Loan Purpose and Loan Type exclude those coded as “not applicable”.

36 There was little demand in 2012 for the Ginnie Mae MH program. See 2014 CFPB Report, p. 38.
percentages of mortgage manufactured housing originations were FHA-insured and VA guaranteed, and a lower percentage were conventional loans. Table 3 also shows the current distribution of purchasers among originated home purchase loans within the 2019 HMDA Dataset. Mortgage manufactured housing loans feature a much higher percentage of Ginnie Mae purchased originations (included in FHA, USDA, and VA) opposed to their site-built counterparts, offsetting a slightly lower share of Freddie Mac purchased loans. Both chattel and mortgage manufactured housing loans were less likely to be sold at all than site-built originations.

This table shows that the secondary market for chattel loans is small, as currently conventional chattel loans are not generally eligible for purchasing by Fannie Mae and Freddie Mac. Fannie Mae and Freddie Mac’s proposed pilot program for purchasing chattel loans could potentially change this—however, as of May 2021 the pilot program is on pause.

37 For more information regarding the purchasing market rules for manufactured housing specific to GSEs, see the table on page 6 of Fannie Mae’s Duty to Serve Report: https://www.fhfa.gov/PolicyProgramsResearch/Programs/Documents/FannieMaeDTSPlan_2018-2021.pdf.

**TABLE 3:** Loan Type and Purchaser of Site-Built and Manufactured Housing Originations by Secured Property Type

<table>
<thead>
<tr>
<th>Loan Type &amp; Purchaser</th>
<th>Manufactured Housing: Chattel Loans (%)</th>
<th>Manufactured Housing: Mortgage Loans (%)</th>
<th>Site-Built (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Conventional: Fannie Mae</td>
<td>0.2</td>
<td>12.2</td>
<td>15.5</td>
</tr>
<tr>
<td>Conventional: Freddie Mac</td>
<td>0.0</td>
<td>4.9</td>
<td>13.6</td>
</tr>
<tr>
<td>Conventional: Private Purchaser or Other</td>
<td>18.0</td>
<td>6.3</td>
<td>21.6</td>
</tr>
<tr>
<td>Conventional: Not Sold</td>
<td>80.9</td>
<td>24.6</td>
<td>15.9</td>
</tr>
<tr>
<td>FHA</td>
<td>0.7</td>
<td>39.4</td>
<td>20.1</td>
</tr>
<tr>
<td>VA</td>
<td>0.2</td>
<td>11.6</td>
<td>10.6</td>
</tr>
<tr>
<td>RHS or FSA</td>
<td>0.0</td>
<td>1.0</td>
<td>2.6</td>
</tr>
</tbody>
</table>

Loan amounts for home purchases are generally lower for manufactured housing compared to site-built homes, as shown in Table 4, reflecting the lower prices of the homes that secure the loans. Loan amounts are higher for manufactured housing mortgage loans than chattel loans in part because they may also include the cost of the land the unit is sited on.

**TABLE 4:** Loan Amounts of Home Purchase Site-Built and Manufactured Housing Originations by Secured Property Type

<table>
<thead>
<tr>
<th>Characteristic</th>
<th>Manufactured Housing: Chattel Loan ($)</th>
<th>Manufactured Housing: Mortgage Loan ($)</th>
<th>Site-Built Loan ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>25&lt;sup&gt;th&lt;/sup&gt; Percentile</td>
<td>40,500</td>
<td>90,330</td>
<td>162,011</td>
</tr>
<tr>
<td>Median</td>
<td>58,672</td>
<td>127,056</td>
<td>236,624</td>
</tr>
<tr>
<td>75&lt;sup&gt;th&lt;/sup&gt; Percentile</td>
<td>80,785</td>
<td>172,812</td>
<td>342,678</td>
</tr>
</tbody>
</table>

39 Rural Housing Service (RHS) and Farm Service Agency (FSA) loans are insured by the United States Department of Agriculture (USDA).

40 Private Purchaser within this table combines four of the Type of Purchaser categories from HMDA: 1) Private securitizer, 2) Commercial bank, savings bank, or savings association, Life insurance company, 3) Credit union, mortgage company, or finance company 4) Affiliate institution.

41 The incidence of loan sales tends to decline for loans originated toward the end of the year, as lenders report a loan as sold only if the sale occurs within the same year as origination. As a result, full-year HMDA data may overestimate the percent of loans not sold. In this table, “Other” also includes the “Other” HMDA Type of Purchaser category as well as a small number of loans (less than 200) that were reported as conventional and purchased by Ginnie Mae or Farmer Mac.
Though loan amounts for manufactured housing mortgages are lower than site built loan amounts, both typically have loan terms of 30 years, as can be seen in Table 5. Chattel loan terms however are often shorter, typically for lengths between 20 and 23 years.

**TABLE 5: LOAN TERMS OF HOME PURCHASE SITE-BUILT AND MANUFACTURED HOUSING ORIGINATIONS BY SECURED PROPERTY TYPE**

<table>
<thead>
<tr>
<th>PERCENTILE</th>
<th>MANUFACTURED HOUSING: CHATTEL LOAN (YEARS)</th>
<th>MANUFACTURED HOUSING: MORTGAGE LOAN (YEARS)</th>
<th>SITE-BUILT LOAN (YEARS)</th>
</tr>
</thead>
<tbody>
<tr>
<td>25TH PERCENTILE</td>
<td>20</td>
<td>30</td>
<td>30</td>
</tr>
<tr>
<td>MEDIAN</td>
<td>23</td>
<td>30</td>
<td>30</td>
</tr>
<tr>
<td>75TH PERCENTILE</td>
<td>23</td>
<td>30</td>
<td>30</td>
</tr>
</tbody>
</table>

While manufactured homes are generally less expensive than site-built homes, the same is not true for the associated financing. Table 6 looks at select pricing characteristics among site-built and manufactured housing originations by secured property type. Table 6 includes rate spread which refers to the difference between the Annual Percentage Rate (APR) and the Average Prime Offer Rate (APOR). Because APR reflects the interest rate, points, fees, and other associated charges, these additional costs are also accounted for in the rate spread. The rate spread for chattel loans is substantially higher than for either MH mortgages or site-built mortgages. Manufactured housing loans – both chattel and mortgage – are more likely than site-built mortgages to be classified as a Higher-Priced Mortgage Loan (HPML) or a high-cost mortgage as defined under HOEPA. Nearly all of the chattel loans are HPML loans and a higher percentage also are classified as HOEPA loans.

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42 APOR refers to the hypothetical APR that a financial institution may offer to a prime mortgage borrower in a given week. For a deeper discussion on how APOR is calculated see [https://ffiec.cfpb.gov/tools/rate-spread/methodology](https://ffiec.cfpb.gov/tools/rate-spread/methodology).

43 For purposes of this analysis, HPMLs are calculated using the same criteria as previously used for reporting HPML rate spread under in Regulation C, 12 C.F.R. § 1003.4(a)(12) (2017): if a first lien loan has a rate spread of 1.5 percent or greater or if a junior lien loan has a rate spread of 3.5 percent or greater. (These criteria differ from the determination of HPMLs under Regulation Z.) HOEPA loans refer to any loans with a first lien transaction, with a rate spread of 6.5 percent or greater, with the exception of first lien transactions that are less than $50,000 and secured by personal property including manufactured housing (in that case the rate spread must be 8.5 percent or greater). HOEPA loans include junior lien loans with a rate spread of 8.5 percent or greater.
TABLE 6: PRICING CHARACTERISTICS OF SITE-BUILT AND MANUFACTURED HOUSING ORIGINATIONS BY SECURED PROPERTY TYPE

<table>
<thead>
<tr>
<th>CHARACTERISTIC</th>
<th>MANUFACTURED HOUSING: CHATTEL LOANS</th>
<th>MANUFACTURED HOUSING: NON-CHATTEL LOANS</th>
<th>SITE-BUILT</th>
</tr>
</thead>
<tbody>
<tr>
<td>MEDIAN INTEREST RATE</td>
<td>8.6%</td>
<td>4.9%</td>
<td>4.1%</td>
</tr>
<tr>
<td>MEDIAN RATE SPREAD</td>
<td>5.2</td>
<td>1.6</td>
<td>0.4</td>
</tr>
<tr>
<td>% HPML</td>
<td>93.8%</td>
<td>52.4%</td>
<td>11.1%</td>
</tr>
<tr>
<td>% HOEPA</td>
<td>0.7%</td>
<td>0.2%</td>
<td>0.1%</td>
</tr>
</tbody>
</table>

To further analyze mortgage pricing, section 3.4 explores the impacts of HOEPA on the manufactured housing market.

4.4 HOEPA

Under the Home Ownership and Equity Protection Act, certain mortgage loans that have APRs or fees above specified levels (i.e., HOEPA loans or high-cost mortgages) are subject to additional consumer protections, such as special disclosures and restrictions on loan features. In 2010, the Dodd-Frank Act expanded the scope of HOEPA coverage to include purchase-money mortgages, among other changes. In 2013, the CFPB issued its final rule implementing the HOEPA changes, and the new requirements went into effect January 10, 2014 (HOEPA Rule).

A key provision of the HOEPA Rule included additional disclosure requirements for mortgage originators that report under HMDA. The HOEPA Rule applies to first-lien loans with a rate spread of 6.5 percent or greater, with the exception of first-lien transactions that are less than $50,000 and secured by personal property including manufactured housing. For those first-lien loans that are less than $50,000 and secured by personal property, or for junior-lien loans, the rate spread must be 8.5 percent or greater to trigger the additional reporting requirements.

A key question on the impact of HOEPA on manufactured housing loans is what would happen to borrowers above the HOEPA thresholds who would have received loans prior to the HOEPA

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44 The HOEPA Rule applied to applications for which a creditor or lender received an application on January 10, 2014 or later meaning that first impacted borrowers that took out loans in 2014 HMDA data. For more information on the HOEPA Rule see: [https://files.consumerfinance.gov/f/documents/bcfp_hoepa_small-entity_compliance_guide.pdf](https://files.consumerfinance.gov/f/documents/bcfp_hoepa_small-entity_compliance_guide.pdf)

45 As noted in the previous section, rate spread refers to the difference between the Annual Percentage Rate (APR) and the Average Prime Offer Rate (APOR). APOR refers to the hypothetical APR that a financial institution may offer to a prime mortgage borrower in a given week. For a deeper discussion on how APOR is calculated see [https://ffiec.cfpb.gov/tools/rate-spread/methodology](https://ffiec.cfpb.gov/tools/rate-spread/methodology). Because APR reflects the interest rate, points, fees, and other associated charges, these additional costs are also accounted for in the rate spread.
Rule taking effect. There are two potential impacts—one being a loss in access to credit among those HOEPA borrowers who would have received MH loans prior to the HOEPA Rule and now did not as a result of the additional costs associated with the HOEPA Rule. Another potential impact is that borrowers are still approved for their loan and get a lower interest rate as a result of the HOEPA rule.

Figure 7 attempts to tease out the impact the HOEPA Rule has had on rate spread in the manufactured housing marketplace by showing manufactured housing rate spreads for 2013 and 2014 with reference lines at 6.5 percent and 8.5 percent rate spreads. In 2013, 13 percent of loans had a rate spread of 8.5 percent or higher, while in 2014, 2.0 percent of loans had a rate spread of 8.5 percent or higher. There was significant bunching in the rate spread bucket immediately below both the 6.5 and 8.5 percent threshold. The bunching suggests that lenders responded to the HOEPA changes by adjusting their pricing to fall right below the thresholds.

46 Prior to 2018, HMDA data only featured rate spreads for loans with spreads above 1.5 percent. Among manufactured housing loans in the 2013 HMDA data, approximately 65 percent of manufactured housing loans had a reported rate spread, and thus these median rate spread statistics do not fully take into account loans with rate spreads less than 1.5 percent.
While Figure 7 shows that pricing adjusted to fall below HOEPA thresholds, it does not show how access to credit changed following implementation. Two metrics that get at the overall level of credit offered to borrowers is the number of originations and origination rate. Per Figure 4, the number of manufactured housing originations grew from 65,000 in 2013 to 67,000 in 2014 and the home purchase origination rate remained steady. These metrics do not suggest an overall loss of credit for borrowers from the HOEPA changes.

However, this simple comparison is not enough to draw a conclusion on the impact of the rule on similarly situated borrowers. Additionally, it is possible that lenders adjusted the pricing of factors other than interest rate in response, so the overall effect on profitability cannot be hypothesized. This descriptive evidence is not enough to make any definitive determinations on the impact of HOEPA but suggests that the market responded to the HOEPA Rule by lowering the rate spreads on manufactured home loans and may have done so without decreasing the availability of credit for such loans.

As of 2019, a substantial portion of MH loans continue to have rate spreads just below the HOEPA thresholds, as illustrated below. Figure 8 shows the distributions of rate spread for four
different types of originated loans from the 2019 HMDA data: site-built homes, chattel loans for manufactured homes for over and under $50,000, and mortgage loans for manufactured homes. There are vertical lines drawn at HPML and HOEPA thresholds. The HOEPA threshold at 8.5 percent applies to first lien chattel loans of under $50,000, while the threshold at 6.5 percent applies to the other three groups of loans. Mortgages for site-built homes have rate spreads well below the HOEPA thresholds, while loans for manufactured homes are often priced so that the rate spread falls just below the HOEPA threshold. Nearly 5 percent of MH mortgages, 26 percent of chattel loans over $50,000, and 16 percent of chattel loans under $50,000 have rate spreads that were below the HOEPA threshold but within 25 basis points.

47 The percentages for HOEPA and HPML refer to the percentage of originations that fall within these pricing categories.
FIGURE 8: 2019 RATE SPREAD FOR HOME PURCHASE ORIGINATED SITE-BUILT, MORTGAGE MANUFACTURED HOUSING, AND CHATTEL MANUFACTURED HOUSING LOANS UNDER AND OVER $50,000
5. Borrowers and Lenders

This section focuses on the characteristics of the borrowers, lenders, and loans that make up the manufactured housing market.

Analysis of borrowers focuses on their demographics, creditworthiness, and selection of a chattel or mortgage loan. Of particular significance in the manufactured housing market is how borrowers finance their home depending on whether they own or lease the land it is sited on. This section analyzes how land ownership and financing decisions affect overall loan costs. It focuses in particular on borrowers who own their land and take out a chattel loan despite being eligible for a mortgage.

This section also analyzes manufactured housing originators and purchasers to understand who finances manufactured housing loans and how this has changed over time, particularly since the Great Recession.

5.1 Borrower demographics

The composition of race and ethnicity of borrowers differs significantly between site-built and manufactured housing and between chattel and mortgage loans for manufactured housing.

Figure 9 shows the classification of ethnicity and race among the borrowers taking out manufactured housing loans in comparison to loans for site-built homes. In terms of manufactured housing financing overall, non-Hispanic whites, Hispanic whites, and American Indian and Alaska Natives make up a larger share of manufactured housing borrowing than site-built housing, while Black and African Americans and Asians make up a smaller share of manufactured housing borrowing relative to site-built.

In comparison to site-built and chattel loans, non-Hispanic whites make up a larger share of MH mortgage borrowers. Asians, Native Hawaiians, and Pacific Islanders make up a smaller share of both chattel and mortgage borrowers than site-built borrowers. However, much of the differences in the racial composition of borrowers corresponds with a higher percentage of

48 In the HMDA data, race and ethnicity are reported for the applicant and co-applicant. Ethnicity is reported as either “Hispanic or Latino” or “Not Hispanic or Latino”. Race is reported as “American Indian or Alaska Native”, “Asian”, “Black or African American”, “Native Hawaiian or Other Pacific Islander”, or white and borrowers can select multiple races. Entities can also report “Not provide” or “Not applicable” for each field. In this analysis, the fields are combined to create a single field for race and ethnicity; the methodology is explained later on.
manufactured housing originations occurring in rural areas—where there is a higher percentage of non-Hispanic whites and a lower percentage of Asians.49

Distinguishing between chattel and MH mortgage borrowing, Hispanic white, Black and African American, and American Indian and Alaska Native borrowers make up larger shares of chattel loan borrowers than among MH mortgage loan borrowers or among site-built loan borrowers. Therefore, Black and African American borrowers are the only racial group that are underrepresented (though only slightly) in manufactured housing lending overall compared to site-built, but overrepresented in chattel lending compared to site-built. These varying concentrations indicate that experiences with financing manufactured housing can differ by race and ethnicity.

**FIGURE 9: ETHNICITY AND RACE OF BORROWERS OF SITE-BUILT AND MANUFACTURED HOUSING ORIGINATIONS (PERCENT)**50

![Figure 9: Ethnicity and Race of Borrowers of Site-Built and Manufactured Housing Originations (Percent)](chart)

- **Chattel**
  - Hispanic white: 62.0% (30K)
  - Black: 16.6% (8K)
  - American Indian or Alaska Native: 9.8% (5K)
  - Asian: 5.6% (3K)

- **MH Mortgage**
  - Hispanic white: 75.4% (46K)
  - Black: 9.1% (6K)
  - American Indian or Alaska Native: 7.3% (4K)

- **Site-Built**
  - Hispanic white: 62.0% (2,317K)
  - Black: 10.2% (382K)
  - American Indian or Alaska Native: 7.0% (260K)
  - Asian: 5.7% (213K)
  - Non-Hispanic white: 10.7% (399K)

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50 If an applicant reports two races and one is white, that applicant is categorized under the minority race. Otherwise, the applicant is categorized under the first race reported.

The applicant is categorized as “Hispanic white” if the applicant reports Hispanic and white or if the applicant reports Hispanic and race is not provided. The application is designated as “Non-Hispanic white” if the applicant reports Non-Hispanic and white or if the applicant reports white and ethnicity is not provided.
Figure 10 shows that borrowers 24 years old or younger and borrowers 55 and over are overrepresented in manufactured housing when compared to site-built borrowers.

**FIGURE 10: AGE OF BORROWERS OF SITE-BUILT AND MANUFACTURED HOUSING ORIGINATIONS**

The applicant is categorized as “joint” if one applicant was reported as white and the other was reported as one or more minority races or if the application is designated as white with one Hispanic applicant and one non-Hispanic applicant. If the applicant reports two or more minority races or there are two applicants and each reports a different minority race, the application is designated as two or more minority races.

"Missing" refers to applicants in which the race of the applicant(s) has not been reported or is not applicable, unless the ethnicity is reported as Hispanic, in which case the application is categorized under “Hispanic white”.

American Indian and Alaskan Native, Native Hawaiian and Pacific Islander, and multi-minority applicants are grouped together in this visualization due to their relatively small populations. However, it is important to note that American Indian and Alaskan Native applicants make up nearly 60 percent this group. Within the American Indian or Alaska Native population, there are 819 chattel borrowers, 564 MH mortgage borrowers, and 17,242 site-built borrowers, representing 1.7 percent, .9 percent, and .5 percent respectively of each loan category. Within the Native Hawaiian and Pacific Islander population, there are 92 chattel borrowers, 72 MH mortgage borrowers, and 7,363 site-built borrowers, representing .2 percent, .1 percent, and .1 percent respectively of each loan category. Within the multi-minority population, there are 74 chattel borrowers, 48 MH mortgage borrowers, and 5,578 site-built borrowers, representing .2 percent, .1 percent, and .1 percent respectively of each loan category. This disaggregated data can also be found in the accompanying tables.
5.2 Borrower creditworthiness: chattel and mortgage

Borrowers of site-built mortgages have higher median income and credit score than manufactured housing borrowers, as shown in Table 7 below. Among manufactured-home borrowers, chattel and mortgage borrowers have similar median incomes, though mortgage borrowers have a slightly higher median credit score and higher debt-to-income ratio (DTI). Median Combined Loan-To-Value Ratios (CLTVs) are highest on mortgage manufactured home loans and lowest for chattel loans.51

<table>
<thead>
<tr>
<th>CHARACTERISTIC (MEDIAN)</th>
<th>MANUFACTURED HOUSING: CHATTLE LOANS</th>
<th>MANUFACTURED HOUSING: MORTGAGE LOANS</th>
<th>SITE-BUILT</th>
</tr>
</thead>
<tbody>
<tr>
<td>CREDIT SCORE</td>
<td>676</td>
<td>691</td>
<td>739</td>
</tr>
<tr>
<td>INCOME</td>
<td>$52,000</td>
<td>$53,000</td>
<td>$83,000</td>
</tr>
<tr>
<td>CLTV</td>
<td>87.0</td>
<td>96.5</td>
<td>95</td>
</tr>
<tr>
<td>DTI</td>
<td>35.7</td>
<td>38.9</td>
<td>38.7</td>
</tr>
</tbody>
</table>

5.3 Owned vs. Leased Land

As discussed in Section 2.1, manufactured homes can be owned separately from the land on which they are located, which affects both the way in which a manufactured home is titled and how it is financed.

Borrowers who own their land can either finance their home purchase with a chattel loan or a mortgage, whereas those who do not own their land are typically only able to finance with a chattel loan.52 In general, chattel loans have higher interest rates and fewer consumer

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51 CLTV refers to the ratio of the total amount of debt that is secured by the property to the value of the property, see variable number 34 in the HMDA Guide. DTI refers to the ratio of the applicant’s total monthly debt to the total monthly income, see variable description of number 33 in the HMDA guide, see https://www.ffiec.gov/hmda/pdf/2018guide.pdf.

52 Arizona, Colorado, Iowa, New Hampshire, North Dakota, Oregon, Texas, Vermont, Washington and Wisconsin allow manufactured homes on leased land to be titled as real property if a variety of conditions are met, including provisions about lease term and foundation type, see https://www.nclc.org/images/pdf/manufactured_housing/Titling_Reform_How_States_Can_Encourage_GSE_Invest_Manuf_Homes.pdf.
protections than mortgages. However, consumers who get chattel loans avoid putting the underlying land at risk in the event that they default on the loan, and some landowners express a desire to avoid encumbering their land. This section examines some of the other plausible reasons that consumers who own their land may get chattel loans instead of MH mortgages, such as borrowers’ credit characteristics, closing times, and closing costs. Knowing the proportion of direct owners that have chattel loans and understanding why they took out chattel loans as opposed to MH mortgages is important to the CFPB, particularly if consumers are not educated about the downsides of chattel loans or if they are potentially being steered into a chattel loan even in cases where a mortgage would be better suited to the consumer’s situation. As mentioned in Section 2.2, the new information on Manufactured Home Land Property Interest in HMDA data point shine light on this issue.

As expected, consumers’ land ownership affects their financing outcomes as seen in Figure 11. Nearly all consumers who purchased a manufactured home with mortgage financing were direct owners of the underlying land, and a small fraction were members of ROCs communities or similar indirect owners. Among those with chattel loans, almost half (49 percent) rented the land, while another 24 percent leased the land for free. Discussions with industry indicate that many consumers who do not pay rent are leasing from family members in either formal or informal agreements. HMDA data indicate that these arrangements may play an important role for manufactured housing consumers. Lastly, 27 percent of consumers who received chattel loans owned their land, even though they may have been eligible for mortgage financing.

Figure 11 also shows that around 6,000 loans, or five percent of manufactured housing loans, are exempt from reporting both the manufactured home secured property type and the manufactured home land property interest. Based on pricing, purpose, amounts, term length, and other characteristics, these loans appear to be a mix of chattel loans and manufactured housing mortgages.


54 Though the analysis in this paper only includes owner-occupied (primary) residences, it is worth noting that over half of investment properties (occupancy type = 3) with direct owners have chattel loans, compared to only about 17 percent of primary residences (occupancy type = 1) and 15 percent of secondary residences (occupancy type = 2).

55 Under the Economic Growth, Regulatory Relief, and Consumer Protection Act (EGRRCPA), certain depository institutions and insured credit unions are exempted from reporting some HMDA data, including the two manufactured housing data points, for certain transactions.
Chattel lending varies by state, as discussed in Section 3.2, and the ownership and leasing arrangements for chattel loans also have a geographic component. Figure 12 shows the Land Property Interest for chattel loans only— the pie charts in Figure 12 represent just the orange slices of the pie charts from Figure 6. See Figure 12 for an example of how to interpret this map. Throughout the West, Midwest, and Northeast, the vast majority of chattel borrowers pay to rent their land (“paid leasehold”) and, therefore, do not have the option to get a mortgage. In the South, chattel borrowers are more likely to either own their land or rent it for free (“unpaid leasehold”). Notably, upwards of 90 percent of unpaid leaseholds are in Southern states. The data in Figure 12 can also be found in the accompanying data tables.

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56 Texas, Alabama, Mississippi, Louisiana, South Carolina, Arkansas, Georgia, North Carolina, Oklahoma, Florida, Kentucky, and Tennessee accounted for approximately 90 percent of home purchases with unpaid leaseholds.
The remainder of this section looks in depth at the borrowers who own their land and, therefore, may have a choice between financing with a mortgage or a chattel loan. In the context of this report, the term “landowner” refers to those who reported “Direct Ownership” for the field “Manufactured Home Land Property Interest” in HMDA—it does not include those who report “Indirect Ownership.” The analyses examine the prevalence of chattel loans for all borrowers who own their land, break out the data by race and age, and provide metrics on borrowers’ credit characteristics and on the loans’ interest rates, upfront costs, and closing times.
In addition to these loan characteristics, landowners’ decisions about financing options may be influenced by other financial and behavioral factors as well. In some states, tax rates are lower on personal property than real property, which anecdotal evidence suggests is a factor for some borrowers. Lenders have stated that some consumers own their land or family land and prefer not to encumber it with a mortgage, and findings from UNC/Freddie Mac survey of MH borrowers also indicate that many Texas borrowers that choose chattel have a strong desire not to encumber the land.\(^{57}\) Additionally, consumers may not be aware of their options or the tradeoffs between the two types of loans, such as the differences in consumer protections during foreclosure or repossession. Others may be influenced by the fact that manufactured homes are titled as personal property by default in many states.\(^{58}\)

The 2019 HMDA data indicate that 17 percent of all landowning manufactured housing borrowers take out chattel loans. This result is lower than estimates from previous research, including the 2014 CFPB Report where the CFPB used AHS data to estimate that 65 percent of all borrowers who own their land and who took out a loan to buy a manufactured home between 2001 and 2010 financed the purchase with a chattel loan. As noted in Section 2.2, AHS does not have specific fields tracking chattel versus mortgage financing. Therefore, the CFPB used a proxy to estimate the percent of chattel borrowers. Specifically, the CFPB used mobile home foundation type and annual real estate tax as a proxy for financing type to estimate the chattel population. Generally, the CFPB labeled records that reported a “permanent foundation” as “mortgage” and labeled records with all other foundation types as “chattel”.\(^{59}\) However, later analysis of MHS found that real and personal property in MHS have a variety of foundation types. Based on this, the CFPB concludes that the foundation type variable in AHS is an imperfect proxy for secured property type, and ultimately the estimates about the proportion of lending that is chattel from the 2014 report are not valid.

After adding the data points about manufactured housing in 2018, HMDA became the only national level dataset that directly tracks financing type. These new HMDA data allow researchers to study financing behavior in manufactured housing without having to make the assumptions required in past studies.

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\(^{58}\) For further discussion on some of the tradeoffs, see the National Consumer Law Center’s report “Titling Home as Real Property.” [https://www.nclc.org/images/pdf/manufactured_housing/cfed-titling-homes.pdf](https://www.nclc.org/images/pdf/manufactured_housing/cfed-titling-homes.pdf)

\(^{59}\) This proxy is used because in most cases, manufactured homes must be permanently affixed to the land in order to be eligible for traditional mortgage financing, though the definition of “permanently affixed to the land” is defined differently by each state. For further insight into how titling requirements for real property differ by state, see the National Consumer Law Center’s report “Titling Homes as Real Property.” [https://www.nclc.org/images/pdf/manufactured_housing/cfed-titling-homes.pdf](https://www.nclc.org/images/pdf/manufactured_housing/cfed-titling-homes.pdf)
5.3.1 Landowners

As shown previously in Figure 11, around 13,000 of the approximately 73,000 total direct owners took out a chattel loan, indicating that most direct owners take out a MH mortgage. Table 8 considers manufactured-home borrowers who owned their land and compare those who got chattel loans to those who got mortgages. One possible explanation for borrowers who own land and take out chattel loans is a lack of creditworthiness to qualify for mortgage loans, but these tables seem to offer contradictory evidence, as many landowners who get chattel loans have similar if not slightly better credit profiles than landowners who get MH mortgages. However, borrowers may encounter difficulty getting mortgages with small loan amounts. Chattel borrowers have a median loan term of 23 years, which is much shorter than loan terms for mortgage borrowers. A plurality of MH mortgage borrowers have loan terms of 30 years—typical of mortgages. Shorter loan terms, all else equal, result in higher monthly payments. Loan amounts are lower for chattel loans, which likely reflects the fact that chattel loans do not include the value of the underlying land.

![Table 8: Borrower Characteristics: Direct Owners](image)

Figures 13, 14, and 15 report the volume and percentage of direct landowners that took out a chattel loan across groups of credit scores, ages, and race and ethnicity. The proportions are created by dividing the number of chattel loans by the total number of manufactured housing home purchase originations for which the borrower directly owned the land. Among direct owners, those in the deep subprime and subprime buckets are more likely to take out chattel loans than the near prime and prime borrowers.
Figure 14 shows that older direct owner borrowers are more likely to take out chattel loans than younger borrowers.

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60 An example of how to interpret this graph: 34 percent of direct owners with a credit score of 579 or lower took out a chattel loan. Loans where secured property type is exempt or not applicable have been excluded from the percent of total calculation.
Figure 15 below displays the number and percentages of chattel loans across race and ethnicity among direct owner home purchase borrowers. Blacks and African Americans; Hispanic whites; and American Indians and Alaskan Natives had a substantially higher percentage of chattel loans than their Non-Hispanic white counterparts. Many factors, such as loan amount, credit characteristics, lender, geography, and borrower preferences and homebuying experiences, may play a role in these patterns, and some of these factors are not captured in the HMDA data. A full analysis controlling for these and other factors is outside the scope of this report.

61 An example of how to interpret this graph: 13 percent of direct owners ages 25-34 took out a chattel loan. Loans where secured property type is exempt or not applicable have been excluded from the percent of total calculation. Five loans to direct owners are missing age data and have been excluded from this graph.
The remainder of the direct ownership analysis explores the differences in loan characteristics like rate spread, closing times, and upfront costs between chattel and mortgage direct owners. This analysis attempts to further understand the decision-making of these borrowers, but also understand the impacts of these decisions on costs.

5.3.2 Loan Characteristics of Landowner Loans

The histograms in Figure 16 look at the rate spread only for direct owner borrowers with super-prime scores, that is, credit scores of 720 or above. Despite controlling for credit score, a factor
within pricing, the same pattern remains for higher rate spreads among those who take out a chattel loan in contrast with a mortgage loan.

**FIGURE 16: RATE SPREAD FOR MANUFACTURED HOUSING HOME PURCHASE ORIGINATIONS, CHATTEL AND MORTGAGE SUPER-PRIME DIRECT OWNER BORROWERS**

Part of the explanation for higher loan costs for borrowers with similar credit scores could be differences in collateral being secured by chattel loans versus mortgages.

One explanation offered by industry for direct owners taking out chattel loans is that chattel loans are generally faster than mortgage loans. Table 9 looks at the number of days between the application date and closing date that can illustrate this potential difference in timing. These data show evidence of similar closing times at the 25th percentile for both types of loans but the median and 75th percentiles show mortgage processing times were shorter than chattel processing times. This table offers mixed evidence regarding the comparatively lower transaction costs in the form of processing times for chattel loans. However, this table does not account for differences in closing times that could result from the logistics of transporting and placing a home.
### Table 9: Days Between Application Date and Closing Date: Chattel and MH Mortgage Direct Owner Borrowers

<table>
<thead>
<tr>
<th></th>
<th>25th Percentile</th>
<th>Median</th>
<th>75th Percentile</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chattel Loans</td>
<td>35</td>
<td>57</td>
<td>92</td>
</tr>
<tr>
<td>MH Mortgage Loans</td>
<td>35</td>
<td>47</td>
<td>72</td>
</tr>
</tbody>
</table>

Lenders have indicated that chattel loans often have lower closing costs than mortgages. However, we do not attempt to verify this claim using the HMDA data because the “total loan costs” data point collected about mortgage loans is not directly comparable to the “total points and fees” data point collected about chattel loans.

Total loan costs for manufactured housing mortgages are generally higher across all loan amounts than total points and fees for chattel loans, but the two fields are calculated differently based on different regulations. Generally, total loan costs in HMDA match the amounts disclosed to the consumer on the Closing Disclosure as specified in the TILA-RESPA Integrated Disclosure Rule. However, chattel loans do not use these disclosures and instead report total points and fees, as defined under the Ability-to-Repay Rule.

Total loan costs generally encompass a broader set of fees than total loan costs. Both data points typically include origination charges such as origination and application fees. However, total points and fees may exclude bona discount points. Third-party fees (e.g., appraisal, settlement services, and title insurance fees) are typically included in total loan costs, but they may be excluded from points and fees if certain conditions are met.

### 5.4 Manufactured Housing Lenders

HMDA offers insights into the major lenders in the manufactured housing market, the degree of specialization, and the existence (or lack) of a secondary market. HMDA only captures the behavior of the lenders, but the manufactured housing market is made up of lenders, dealers, homebuilders, and more. In some cases, associated companies control all three of these aspects of the manufactured housing sale.
In 2019, more than 2,300 lenders reported originating home-purchase loans for manufactured housing. However, a large portion of the lending, especially for chattel loans, is concentrated among relatively few lenders. The top 15 lenders, shown in Figure 17, account for approximately 50 percent of the overall manufactured housing market, including over 80 percent of chattel lending and approximately 35 percent of MH mortgage lending. The top five lenders made more than 40 percent of home purchase manufactured housing loans, including nearly 75 percent of chattel loans and 18 percent of MH mortgages. The top two lenders, 21st Mortgage and Vanderbilt, are both subsidiaries of Clayton Homes and make up a combined 30 percent of the manufactured housing market, including 56 percent of chattel lending and 13 percent of MH mortgage lending. Given the market share of these firms, some market trends reflect the practices of most institutions, while others may be driven by practices of a few of the largest companies.

The largest players in the market are specialized lenders whose primary business relates to manufactured housing. They often market themselves as manufactured housing lenders and do little to no lending for site-built homes. As shown in Figure 17, for each of the top four lenders more than 75 percent of their home purchase lending was for manufactured housing (as opposed to site-built).

Alternatively, another tier of lenders includes several large financial institutions, including well-known lenders like Wells Fargo Bank and Guild Mortgage Company, for whom manufactured housing is only a small part of their business. These lenders typically offer mortgages and may not offer chattel loans.

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63 Under the HMDA rule applicable to the 2019 HMDA data, an institution was not required to report HMDA data unless it originated at least 25 covered closed-end loans in each of the two preceding calendar years or at least 500 covered open-end lines of credit in each of the two preceding calendar years, and it meets other applicable coverage requirements. Some lenders choose to optionally report.

64 In the 2014 CFPB Report, the CFPB reported that, based on conversations with industry participants, chattel lending was concentrated among five lenders: 21st Mortgage, Vanderbilt Mortgage, Triad Financial Services, U.S. Bank, and San Antonio Federal Credit Union. These accounted for over 52 percent of the manufactured home-purchase-money mortgages reported in the 2012 HMDA data, which the report explained was likely understating these institutions’ share of the chattel market, as HMDA captures both mortgages and chattel loans. The new HMDA data point on secured property type allowed the CFPB to calculate this share, and supports the assertion that the 2012 estimate was an underestimate. U.S. Bank has since exited the chattel lending market, and San Antonio Federal Credit Union became Credit Human.

65 Clayton Homes is involved in manufacturing, selling, financing, leasing, and insuring manufactured homes through its brands and subsidiaries, see https://www.claytonhomes.com/subsidiaries.
Table 10 uses the framework discussed above to classify lenders into three groups, based on their degree of specialization in manufactured housing:66

1. **Manufactured Housing Specialty Lender:** Over 75 percent of lending is manufactured housing.
2. **Mixed Lender:** Between 25-75 percent of lending is manufactured housing.
3. **Traditional Lender:** Less than 25 percent of lending is manufactured housing.

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66 This methodology is similar to that used by the Urban Institute, see [https://www.urban.org/sites/default/files/publication/98687/challenges_to_obtaining_manufactured_home_financing_o.pdf](https://www.urban.org/sites/default/files/publication/98687/challenges_to_obtaining_manufactured_home_financing_o.pdf)
Chattel lending is far more common among lenders that specialize in manufactured housing lending than among primarily site-built lenders, many of which do not offer chattel loans. This includes lending to landowners—over half of landowners that borrow from lenders that specialize in manufactured housing receive chattel loans, compared to around 11 percent for mixed lenders and only 2 percent of site-built lenders.

**TABLE 10: LENDERS, LOANS, AND FINANCING BY LENDER CATEGORY**

<table>
<thead>
<tr>
<th>Lender Category</th>
<th>Number of MH Lenders</th>
<th>Number of MH Loans</th>
<th>Percent of Loans that are Chattel</th>
<th>Percent of Direct Owners with Chattel</th>
<th>Number of Direct Owners with Chattel</th>
</tr>
</thead>
<tbody>
<tr>
<td>Manufactured Housing</td>
<td>45</td>
<td>52,765</td>
<td>79.8%</td>
<td>53.5%</td>
<td>11,348</td>
</tr>
<tr>
<td>Specialty Lenders</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mixed Lenders</td>
<td>288</td>
<td>8,788</td>
<td>31.8%</td>
<td>11.3%</td>
<td>947</td>
</tr>
<tr>
<td>Traditional Lenders</td>
<td>2,052</td>
<td>53,444</td>
<td>5.8%</td>
<td>2.0%</td>
<td>462</td>
</tr>
</tbody>
</table>

Figure 18 shows the evolution of the number of home purchase manufactured housing loans by institution type. Institutions are categorized as affiliates, banks, credit unions, and independent mortgage companies. Throughout the time period depicted, independents and banks dominated the MH lending space. During the Great Recession, independents’ loan volume declined at a much faster rate than banks and began increasing their volume of MH lending after 2011. From 2017 to 2019, independents increased their lending substantially from 55,000 loans to 80,000 loans. Banks had a steadier sustained decline in lending until 2012, when bank lending roughly stabilized. Credit unions have increased MH lending since 2007, while affiliate lending declined substantially, with a large drop-off during the Great Recession and no rebound.

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67 Institutions are categorized using a combination of agency code and other lender codes. Affiliate is defined as a company that controls, is controlled by, or is under common control with a financial institution. Independent mortgage companies (or non-banks/non-depositories): Independent mortgage companies are non-depository institutions that typically focus on mortgage lending and typically borrow from various warehouse lenders to finance mortgage loans prior to their sale in the secondary market. Independents, for example, include 21st Mortgage and Vanderbilt Mortgage which are non-bank entities.
The financial institutions are broadly categorized into depository institutions (DIs) and nondepository institutions (non-DIs). DIs include banks, thrifts and credit unions. Non-DIs include mortgage companies affiliated with DIs and independent mortgage companies.
6. Conclusion and Future Research

Manufactured housing is an important source of affordable housing and MH consumers are often financially vulnerable. The two new manufactured housing data points available in HMDA data have helped fill significant gaps in the understanding of manufactured housing finance that the CFPB faced in the 2014 report on manufactured housing. These data points also have helped tie together the landscape of manufactured housing datasets and research to more accurately assess the issues facing manufactured housing borrowers. In particular, the findings provide context for understanding the implications of research using data limited to manufactured housing finance in Texas.

Informed by these new data, this Data Point explores differences between manufactured housing chattel loans, manufactured housing mortgages, and site-built mortgages along a variety of dimensions. We find that patterns in land ownership and titling vary substantially across geography, race and ethnicity, and type of lender.

Analysis of HMDA finds that approximately 42 percent (48,029) of manufactured home purchase loans in HMDA are chattel. For the majority of these loans (72 percent), the consumer does not own the land and is ineligible for a mortgage. Compared to mortgages, chattel loans have higher interest rates, shorter loan terms, lower loan amounts, fewer consumers protections, and are rarely refinanced. Hispanic, Black and African American, American Indian and Alaska Native, and elderly borrowers are more likely than other consumers to take out chattel loans, even after controlling for land ownership. Additionally, the chattel market is more concentrated than the mortgage market, with the top five MH lenders accounting for nearly 75 percent of home purchase chattel loans recorded in HMDA.

Approximately 64 percent of manufactured-home owners also own the underlying land and, as a result, may be eligible for a manufactured housing mortgage. This paper finds that the majority of landowners who finance their MH purchase got a mortgage and only about 17 percent take out a chattel loan. Thus, while future research should continue to investigate the motivations and experiences of this population, it should also expand to focus on other subsets of manufactured housing borrowers highlighted by HMDA, such as indirect owners in ROCs, borrowers living on family land, and those in tribal areas.

Additional research should also go beyond the origination data in HMDA to examine the servicing market. Analyses could include loan performance metrics for manufactured homes, particularly in light of the challenges raised by the coronavirus pandemic.
Lastly, this report touches on some of the differences in experiences and outcomes for MH borrowers by race and ethnicity. The Bureau has an interest in promoting racial equity and further research should be done to understand how policymakers, consumer advocates, industry, researchers, and others can promote racial equity and financial well-being for manufactured-home owners and residents. For example, analysis of pricing and borrower race and ethnicity by lender is beyond the scope of this paper and necessitates a separate analysis due to the complex factors that affect pricing and the potential implications of a pricing and race and ethnicity analysis. Additionally, more research is needed to understand how to promote sustainable homeownership and wealth building for consumers with small loan amounts.
Appendix: Comparison of HMDA to Other MH Data Sources

This appendix is aimed at researchers interested in manufactured housing. Its purpose is to examine how the HMDA results compare to other MH datasets and also note some ways in which researchers should exercise caution when interpreting these datasets.

American Housing Survey (AHS) ⁶⁹

AHS is a nationally representative dataset of housing units in the United States sponsored by HUD and conducted biennially by the Census Bureau. The survey provides current information on the size, quality, and costs of homes as well as characteristics about the residents. The dataset has been used for housing finance research in the past, and the CFPB used it in the 2014 report on manufactured housing as explained in section 4.3. The CFPB comparison of loan volume finds that HMDA and AHS have comparable volumes for manufactured lending. AHS measures of landownership are similar to those in HMDA; AHS does not produce estimates of whether manufactured homes were financed using chattel loans or mortgages.

Manufactured Housing Survey (MHS)⁷⁰

MHS is sponsored by HUD and collected monthly by the Census Bureau. It provides monthly estimates of shipments, prices, and characteristics of new manufactured homes.

MHS collects information about titling and, according to the survey, 76 percent of new manufactured homes shipped in 2019 were titled as personal property, 19 percent were titled as real property, and 5 percent were not titled.⁷¹ MHS and HMDA differ in a couple of key respects that make these metrics difficult to compare. First, MHS is based on shipments of new manufactured homes, while HMDA data contain both new and used housing. Second, MHS does not differentiate between cash sales and financed properties, while HMDA only captures loan

⁶⁹ Learn more about AHS here: https://www.census.gov/programs-surveys/ahs.html
⁷⁰ Learn more about MHS here: https://www.census.gov/programs-surveys/mhs.html
information and does not cover cash sales. A comparison of HMDA data and THOR data shows that, at least in Texas, chattel loans are more likely to be secured by newly constructed homes, while MH mortgages are more likely to be secured by used homes. This may partially explain the differences between HMDA and MHS in regard to titling, though understanding these differences could be an area of further research.

MHS does not provide information about whether the homebuyer owned or leased the land on which the manufactured home is placed.

**Texas Manufactured Home Ownership Records (THOR)**

The Texas Department of Housing and Community Affairs, through its Manufactured Housing Division, maintains public records of manufactured housing ownership in Texas dating back to 1982. The data are updated daily, and each record represents an ownership certificate for a manufactured home. The records include information on ownership, location, structure, liens, real or personal property status, and more.

While THOR is a robust dataset, researchers should be aware of its limitations. Analysis of THOR data and consultation with the Texas Manufactured Housing Division have identified several key points about the THOR data and manufactured housing in Texas:

- **THOR is an administrative database used for ownership records and may be missing records.** Each record in THOR is created upon a manufactured homeowner submitting a “Statement of Ownership.” These statements are only required to be submitted when a licensed retailer is selling the home. When manufactured homes are sold during consumer-to-consumer sales, brought in from another state, or obtained through a variety of additional circumstances, they often are not recorded via a Statement of Ownership and thus are not present in the THOR data. According to the Texas Manufactured Housing Division, this results in an unknown quantity of records being left out of THOR.

- **In Texas, as in many states, manufactured housing is classified as personal property by default.** Though some manufactured homes are converted to real property, the conversion is not always recorded in the THOR records. Homeowners can title their manufactured home as real property by electing “real property” on the Statement of Ownership, paying the requisite fees, and having the title recorded.

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72 Details of the analysis are provided in the Appendix.

recorded with the county clerk. Once the title is recorded, the THOR database is updated to indicate that the manufactured home has had the appropriate paperwork filed and the deed has been perfected. Sometimes, homeowners choose not to submit an updated Statement of Ownership with the new titling: these are the cases that lead to real properties being mislabeled as personal property in the records, rendering the records unreliable for determining real versus personal property. Jurisdiction over real property lies with the county, while jurisdiction over personal property is held by the Texas Manufactured Housing Division.

- **Liens on real property are often not recorded in THOR, meaning that researchers cannot determine which real property transactions were financed versus which were bought outright.** Importantly, the process for recording a lien in Texas varies based on whether a manufactured home is real or personal property. Liens on personal property are recorded on the Statement of Ownership and are legally enforceable. Liens for real properties must be recorded with the county clerk, so recording them on the Statement of Ownership is optional. As a result, many financed purchases of real properties appear in THOR with no lien information and are thus indistinguishable from cash sales.

HMDA and THOR are both loan-level datasets and cover many of the same manufactured housing transactions in Texas, though THOR includes cash sales which are excluded from HMDA. The CFPB has access to the non-public version of HMDA that includes the address of the property used to secure a loan, which was used to match to the address disclosed in the THOR data. The following analyses use a combined dataset based on home purchase originations in Texas from 2019 HMDA, supplemented with matched records from THOR. 74 Records from THOR that did not match to HMDA are excluded.

Overall, 85 percent of HMDA records had an address match in THOR. The match rate was higher for chattel loans than mortgages.

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74 The match analysis is performed without the filters that are used in the rest of this report (outlined at the beginning of section 4) in order to compare a larger volume of HMDA loans. Therefore, the volume of HMDA loans in Texas in Figures 19-23 is larger than the volume analyzed in Figures 5, 6, and 12.
Additionally, while 89 percent of chattel loans in HMDA had a lien record in THOR, the same was true for only 48 percent of mortgages, illustrating that lenders are significantly less likely to record a lien in THOR on real property than chattel property. As a result, the lienholder information in THOR is not a reliable for indicating whether a property is financed.

The HMDA-THOR match also demonstrates that both datasets generally classify transactions the same way in regard to the titling—the vast majority of matched mortgages are certified as real property while the vast majority of matched chattel loans are certified as personal property.
Lastly, most chattel loans in Texas reported in HMDA are secured by new homes, while the MH mortgages were more likely to be secured by used homes. This is a novel look in MH mortgage lending that is not possible using HMDA data alone.

The Center for Community Capital at the University of North Carolina (UNC) and Freddie Mac’s Manufactured Homeowners Survey on Loan Shopping Experiences

UNC’s Center for Community Capital and Freddie Mac collaborated to conduct a survey of manufactured homeowners in Texas who purchased and financed a home between 2015 and 2018. The report focuses on the results of the survey, where the borrowers are surveyed on a variety of measures from how their property is titled to how satisfied they are with their loan. While the data from the survey are based off of respondent answers, the sampling frame itself is

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75 See the full report here: https://sf.freddiemac.com/resources/manufactured-homeowners-survey-and-report-on-loan-shopping-experiences
based on the lienholders, property type, and physical address provided in the THOR data. Due to the reasons outlined above, the survey may inherit the same limitations as the THOR data.