

MFM Bulletin: 013-2022

Date: April 12, 2022

Subject: Introducing AmeriHome Mortgage Portfolio Express program

Member First Mortgage is pleased to announce we are now offering the AmeriHome Mortgage Portfolio Express Program (Portfolio Express). Portfolio Express is a service-released only product and pricing will be available beginning today.

Key Features:

- 85% LTV on Purchase and Rate/Term Refinance on loan amounts up to \$1,000,000
- No Mortgage Insurance
- Max Loan Amount \$2,000,000
- All loans underwritten through DU only must receive an approved/eligible or ineligible due to loan size or structure only. Must meet all other program guidelines.
- Loans in this program are not required to be QM, but must meet the "Ability to Repay" rule

Program Restrictions:

- Non-Permanent resident aliens are not eligible
- Condominiums must meet Fannie Mae project and project review requirements
- Housing history must be documented at least one of the borrowers must have a fully documented, recent, consecutive 12-month primary housing history.
- Texas 50(a)(6) and (f)(2) are not allowed.

There are additional collateral requirements based on loan size and/or Fannie Mae collateral review score. The cost for a CDA report through Clear Capital is \$90.00, please make sure this fee is disclosed on the initial Loan Estimate in case it is required.

Please see below/attached for complete guidelines for AmeriHome Mortgage Portfolio Express and contact the MFM Underwriting department (<u>underwriting@memberfirstmortgage.com</u>) if you have any questions or concerns.

Thank you

Max DTI

45%

Months

Reserves**

Per DU

Maximum

Cash-Out

500,000



and owned ≥ 6 months, max LTV/CLTV = 50%. See Loan Purpose – Refinance

 1 Unit SFR, PUD, or Condo with Property Condition C4. See Property Eligibility • Florida Condominiums, See Condominiums and

**Additional Reserves For loans with LTV/CLTV > 80%, add 2 additional months PITIA for each additional financed property.

Transactions

PUDs.

PORTFOLIO EXPRESS PROGRAM GUIDE

Last Revised Date: March 28, 2022 Investor: AmeriHome Mortgage Company, LLC

LTV/CLTV*

75

70

70

PRODUCT MATRIX

| | | | | | | Pi | rimary Residence | |
|---|--------------------------------------|---------------------------------|------------------------|-------------------------|-------------------------|---------|--------------------------------------|---|
| Eligible Underwriting All loans must receive a DU® | | F | Purchase, Rate & Te | erm Refinance | | | | |
| Approve/Eligible or Approve/Ineligible where the Ineligible recommendation is | Property Type | LTV/CLTV* | Maximum Loan Amount | Minimum Credit Score | Months Reserves** | Max DTI | Property Type | |
| for loan structure only. See AUS and Underwriting Method. | | 85 | 1,000,000 | 740 | 6 < \$1MM 12 = \$1MM | 36% | | |
| | 1-Unit SFR, PUD, Condo, 2-4 Units | 80 | 1,500,000 | 700 | | | 1-Unit SFR, PUD, Condo, 2-4 Units | |
| *LTV/CLTV Restrictions • All LTV/CLTV reductions | Condo, 2-4 onics | 75 | 2,000,000 | 700 | Per DU | 45% | Condo, 2-4 onits | |
| are cumulative | | 75 | 1,000,000 | 680 | | | | |
| Reduce LTV/CLTV by 5% for properties located in | Second Home | | | | | | | |
| CT & IL, 10% for properties located in NJ. | | Purchase, Rate & Term Refinance | | | | | | |
| Cash-Out Refinance: for property owned Free & | Property Type | LTV/CLTV* | Maximum Loan Amount | Minimum Credit Score | Months Reserves** | Max DTI | Property Type | |
| Clear where the property was granted to borrower | 1-Unit SER DUD | 75 | 1,500,000 | 700 | | | 1-Unit SER DUD | Ĺ |
| | | | | | | | | |

| Ca | sh-Out R | efinance | : | |
|----|----------|----------|---|--|

Minimum Credit

Score

700

700

680

Cash-Out Refinance

Maximum Loan

Amount

1,500,000

2,000,000

1,000,000

| Property Type | LTV/CLTV* | Maximum Loan Amount | Minimum Credit Mor Score Reser | | Max DTI | Property Type | LTV/CLTV* | Maximum Loan Amount | Minimum Credit Score | Maximum Cash-Out | Months Reserves** | Max DTI | | | | | | | | | | |
|---------------------------|-----------|------------------------|-----------------------------------|------------|---------|---------------|-----------|------------------------|-------------------------|---------------------|----------------------|---------|-----|-----|-----|-------------------------------|----|-----------|-----|---------|--------|-----|
| | 75 | 1,500,000 | 700 | | | | 75 | 1,500,000 | 700 | | | | | | | | | | | | | |
| 1-Unit SFR, PUD, Condo | 70 | 2,000,000 | 700 | Per DU 45% | Per DU | Per DU | | 45% | 45% | OU 45% | er DU 45% | 45% | 45% | 45% | 45% | 45% 1-Unit SFR, PUD, Condo | 70 | 2,000,000 | 700 | 500,000 | Per DU | 45% |
| Condo | 70 | 1,000,000 | 680 | | | Colldo | 70 | 1,000,000 | 680 | | | | | | | | | | | | | |

Investment Property

| | Purchase, Rate & Term Refinance | | | | Cash-Out Refinance | | | | | | | | | | | |
|---|---------------------------------|-----------|------------------------|-------------------------|----------------------|---------|-----------------|------------|------------------------|---------------------------|---------------------|----------------------|---------|---------|--------|-----|
| У | Property Type | LTV/CLTV* | Maximum Loan Amount | Minimum Credit Score | Months Reserves** | Max DTI | Property Type | LTV/CLTV* | Maximum Loan Amount | Minimum Credit Score | Maximum Cash-Out | Months Reserves** | Max DTI | | | |
| | 4 11 11 655 5115 | 75 | 1,500,000 | 700 | | | 4 11 3 655 6115 | 70 | 1,500,000 | 700 | | | | | | |
| | 1-Unit SFR, PUD, Condo | 70 | 2,000,000 | 700 | Per DU | U 45% | OU 45% | U 45% | | 1-Unit SFR, PUD, Condo | 65 | 2,000,000 | 700 | 500,000 | Per DU | 45% |
| > | condo | 70 | 1,000,000 | 680 | | | | 45/0 CONGO | 65 | 1,000,000 | 680 | | | | | |
| | | 70 | 1,500,000 | 700 | | | | 65 | 1,500,000 | 700 | | | | | | |
| | 2-4 Units | 65 | 2,000,000 | 700 | Per DU | 45% | 2-4 Units | 60 | 2,000,000 | 700 | 500,000 | Per DU | 45% | | | |
| | | 65 | 1,000,000 | 680 | 10100 | 45% | 43/0 | 60 | 1,000,000 | 680 | | | | | | |

PORTFOLIO EXPRESS PRODUCT CODES

| Fixed Rate | Product Code | Amortization | Qualifying Rate |
|------------|----------------------------|------------------|--|
| | PORTFOLIO EXPRESS FIXED 30 | Fully amortizing | Qualify at Note rate based on fully amortizing P&I payment over 30 years |

KEY PROGRAM REQUIREMENTS

- Underwriting Type: This loan program is eligible for Delegated and Non-Delegated underwriting.
- Eligible Underwriting: All loans must receive either:
 - DU[®] Approve/Eligible, or
 - O DU® Approve/Ineligible recommendation where the Ineligible recommendation is for loan structure only, i.e., LTV/CLTV Limits, Loan Purpose, or Loan Amount. The Ineligible recommendation may not be for a credit event. Except for documented erroneous credit data, credit events may not be excluded from DU®.

Fannie Mae Unique Eligibility and Underwriting Considerations are not permitted

ALL LOANS MUST BE UNDERWRITTEN TO THE MORE RESTRICTIVE OF THIS PROGRAM GUIDE, THE DU® FINDINGS REPORT, OR THE FANNIE MAE COVID-19 REQUIREMENTS. (See Lender Agency Interim Guidance on SellerWeb > Resources > Program Guides)

- Minimum Loan Amount for Program: \$50,000.
- *Additional LTV/CLTV Restrictions:
 - All LTV/CLTV reductions are cumulative
 - o State and Geographic: Maximum allowed LTV/CLTV is reduced by 5% for properties located in CT & IL, 10% for properties located in NJ.
 - o Cash-Out Refinance: For properties owned Free & Clear where the property was granted to borrower, e.g., inherited, and has been owned by the borrower for at least 6 months Max LTV/CLTV = 50%
 - o 1 Unit SFR, PUD, or Condo with Property Condition C4. See Property Eligibility.
 - Florida Condominiums: See Condominiums and PUDs
- **Additional Reserve Requirements: For loans with LTV/CLTV > 80%, add 2 months reserves for each additional financed property owned (other than subject property). Additional reserves are calculated on the PITIA of each non-subject property. See Assets Reserves for details.
- State and Geographic Restrictions: See State and Geographic Restrictions for requirements by property state. Note: Texas (a)(6), Texas (f)(2), New York properties, and 2 to 4-unit properties in New Jersey are not eligible.
- Where this Program Guide is silent, follow the relevant sections of the Fannie Mae Single Family Selling Guide in effect as of the date of the loan application.

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| General Underwriting Standards 12/6/2021 | Underwriting Type: This loan program is eligible for Delegated and Non-Delegated underwriting. See AUS and Underwriting Method in this program guide. Manual Underwriting: Manual underwriting is NOT accepted for any loans. Mortgage Insurance: Private mortgage insurance (PMI) is not required or allowed at any LTV. |
| Age of Loan at Delivery 5.3.1. Mortgage Loan File Age | Maximum 45 days from settlement statement disbursement date (per HUD-1 or Closing Disclosure) of subject transaction until delivery of complete loan file to Lender. |
| Age of Loan, First Payment Date 5.3.1. Mortgage Loan File Age | Unless otherwise directed in the Desktop Underwriter® (DU®) Findings report, credit documents must be less than four (4) months old on date the Note is signed, B1-1-03, Allowable Age of Credit Documents and Federal Income Tax Returns. Properties in Disaster Areas: Follow Fannie Mae requirements for age of documents when a property is in a declared disaster area granted individual assistance, B2-3-05 Properties Affected by a Disaster First Payment Date: Loans must meet the First Payment Date requirements in Seller Guide Section 5.16, Prepaid Interest, First Payments, and Interest Credits and 3.1.3.23., Payment Terms which require: No more than 62 days after the final closing disbursement date, and On the first calendar day of the month |

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| Appraisal, Property Valuation 9.0. Appraisal 3/18/2022 (Also see Appraisal Review and Second Appraisal Requirements) | Appraisal Form: Irrespective of DU® Findings, a full URAR appraisal report with interior and exterior inspection on the appropriate Fannie Mae form is required for all properties. Desktop appraisals and reduced inspection types, such as exterior-only inspections, and property inspection waivers, such as the Fannie Mae Appraisal Waiver are not allowed. Also see Appraisal Review and Second Appraisal Requirements. All appraisals must be fully compliant with the Appraisal Independence Rule and the ECOA Valuation Rule. See Seller Guide, Section 9, Appraisal. General Requirements: Appraisals and appraisers must meet Fannie Mae requirements, 84-1, Appraisal Requirements, and the following Lender requirements: All appraisals must be uploaded to the UCDP and receive a "successful" status and a Collateral Underwriter Risk Score, 84-1.1-06 Uniform Appraisal Dataset (UAD) and the Uniform Collateral Data Portal. Appraisers and supervisory appraisers appearing on the Fannie Mae AQM list as subject to 100% review or ineligible will render the appraisal ineligible for delivery to Lender. Appraisals generated for third parties are NOT eligible. Appraisals transfers must meet all Appraiser Independence Requirements (AIR) as well as USPAP requirements. (See USPAP Advisory Opinions 26 & 27) Appraisal Age: |

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| | For all transactions: The following appraifollows: | isal review and second appraisal requirements apply, based on transaction type and combined loan amounts, (first lien plus any subordinate liens), as | | | | |
| | | Purchase Transactions | | | | |
| | If the combined loan amounts are: | Appraisal Requirements: | | | | |
| | ≤ to \$2,000,000 | One full URAR appraisal report with interior and exterior inspection on appropriate Fannie Mae form Appraisal must be uploaded to the UCDP and receive a Collateral Underwriter Risk Score | | | | |
| | > \$2,000,000 | Two full URAR appraisal reports with interior and exterior inspection on appropriate Fannie Mae form The appraisal with the lower of the two values must be uploaded to the UCDP and receive a Collateral Underwriter Risk Score | | | | |
| | | Refinance Transactions | | | | |
| | If the combined loan amounts are: | Appraisal Requirements: | | | | |
| | ≤ to \$1,500,000 | One full URAR appraisal report with interior and exterior inspection on appropriate Fannie Mae form Appraisal must be uploaded to the UCDP and receive a Collateral Underwriter Risk Score | | | | |
| | > \$1,500,000 | Two full URAR appraisal reports with interior and exterior inspection on appropriate Fannie Mae form The appraisal with the lower of the two values must be uploaded to the UCDP and receive a Collateral Underwriter Risk Score | | | | |
| Appraisal Review and Second Appraisal Requirements 9.0. Appraisal 9.9. Property Flipping and Purchase Contract Assignment 10/4/2021 | as the original appraisal is acceptable The appraised value for underwriting Third Party Review Requirements: For appraisals with a Collateral Unco | pleted by a different appraiser not affiliated with the original appraiser or appraisal company. A second appraisal ordered through the same AMC oble. In purposes is the lower of the purchase price or the two appraisals. Iderwriter Risk Score of 2.5 or less, no third party review is required. Iderwriter Risk Score greater than 2.5, a Clear Capital Collateral Desktop Analysis – (CDA) is required. It ansactions utilizing a Clear Capital Collateral Desktop Analysis – (CDA): | | | | |
| | If the CDA finding is: | Additional Review Requirements: | | | | |
| | ≤ 10% of the Appraised Value or the purchase price | The lower of the purchase price or appraised value is used to calculate the LTV/CLTV | | | | |
| | > 10% below the original appraised value of the property, or the finding is "Indeterminate" | Obtain both: Clear Capital Broker Price Opinion (BPO), and Clear Capital Value Reconciliation of Three Reports (Recon Form 3.0). The Value Reconciliation will take into account the original appraisal, CDA and BPO. The final value determined by Clear Capital will be used as the appraised value for the property. Sellers may contact Clear Capital at: customer@clearcapital.com, 530.550.2500. | | | | |
| | > The appraised value • CDA Release Form: If a CDA is | The lower of the purchase price or appraised value is used to calculate the LTV/CLTV srequired, Lender reserves the right to require the Seller to provide the CDA Release Form. | | | | |
| | | pital CDA Release Form is available at SellerWeb/Resources/Documents and Forms. | | | | |
| | | this sample form, or a form with equivalent language. | | | | |
| | Ordering a CDA: For ordering instructions see the Clear Capital Appraisal Review Products User Guide at SellerWeb/Resources/User Guides. Prior Sale within 180 Days: For purchase transactions, if there has been a sale or ownership transfer of subject property within the previous 180 days, see Property Flipping, Purchase Contract | | | | | |
| Asset Documentation | Assignments for additional appraisal review requirements. Follow Fannie Mae requirements, B3-4, Asset Assessment. For assets verified using the DU Validation Service, see B3-2-02, DU Validation Service. For direct verification by a third-party asset verification vendor, see B3-4.2-01, Verification of Deposits and Asset. DU® will analyze the risk factors for all borrowers on the loan regardless of occupancy, including income, assets, liabilities and credit, B2-2-04, Guarantors, Co-Signers, or Non-Occupant Borrowers on the Subject Transaction Also, see Interested Party Contributions and Lender Contributions | | | | | |
| NOT THE OFFICIAL VEDSION OF THE | Loan transactions with Community Second For reserve requirements when there are | ds® are not eligible in this program. See Secondary (Subordinate) Financing. multiple financed properties for the same borrower, see Assets - Reserves. for use by mortgage professionals only and should not be disclosed to or used by consumers or other third parties. This document contains confidential | | | | |

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| Assets – Borrower Required Funds | • A minimum down payment of 5% of the purchase price from the borrower's own funds is required for any purchase transaction. These funds cannot be from a non-occupant co-borrower or from a gift, B3-4.3-04, Personal Gifts. A borrower's real estate commission from the subject property cannot be used to satisfy the minimum down payment requirement. |
| Assets - Reserves | General Reserve Requirements: Minimum Months' Reserves: See the Product Matrix for minimum number of months reserves required. The minimum number of months' reserves is based on the subject property's PITIA, including payment for any secondary/subordinate financing. Additional Reserves: Additional Financed Properties: For loans with LTV/CLTV > 80%, add 2 months reserves. Additional reserves are calculated on the PITIA of each non-subject property. |
| Assets – 1031 Tax Deferred Exchanges 10.4.9. 1031 Tax Deferred Exchanges | Transactions that are 1031 Tax Deferred Exchanges are eligible for delivery to Lender with the following restriction: Investment property purchases only. |
| AUS and Underwriting Method 10.4. General Mortgage Loan and Transaction Eligibility 10/4/2021 | Underwriting Type: Delegated and Non-Delegated Underwriting. |

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| Borrower Eligibility 10.5. Borrower Eligibility 10.6 Trust Eligibility 3/28/2022 | • | Second Homes, the maximum loans to one borrower is All Borrowers must meet Fannie Mae and Lender Borro Borrowers must be a natural person or an extaken in Inter Vivos trust, POA cannot be use Eligible Non-U.S. citizen borrowers must meet Fannie Mae requirement all Borrowers meet Fannie Mae requirement all Borrowers must have a valid social secund leigible. No Borrower is a Corporation, Limited Liabit Eligible Borrower Types are limited to: U.S. Citizens Permanent Resident Aliens Inter Vivos Revocable "Living" Trusts Ineligible Borrower Types: Non-Permanent Resident Aliens, Non-Resident Person(s) with diplomatic immunity or a Foreign Nationals Lender employees are ineligible. Employees of Western Alliance Bancorpora First Independent Bank*, Torrey Pines Bank Insiders or their related interests, such as in Principal, Owners, and Employees of Lender All Borrowers must also meet the following Lender requirement and Lender requirements. | continuity of Income, B2-2 Borrower Eligibility, including eligible Inter Vivos Revocable "Living" trust, B2-2, Borrower Eligible Inter Vivos Revocable "Living" trust, B2-2, Borrower Eligible Seed. See Trusts in this program guide. Beet Fannie Mae requirements for non-U.S. citizens, B2-2-02 No. Ints for Continuity of Income, B3-3.1-01, General Income Informerity number, B2-2-01, General Borrower Eligibility Requirement. Eligible Company (LLC), partnership or other business entity, B2-2-10 dent Aliens or Other reign Politically Exposed Person(s). Ition®, its subsidiaries, or divisions, including but not limited to No. Alliance Association Bank®, or Western Alliance Equipment Finter-vivos revocable trusts, of Western Alliance Bancorporation or approved Sellers are ineligible. Universely and the substitution of the provided in the substitution of the provided selection of the provided sele | ibility. (See Leasehold and Life Estates in this program guide.) Note: If title is n-U.S. Citizen Borrower Eligibility Requirements. Indian. S. Borrowers with an Individual Taxpayer Identification Number (ITIN) are not 01. Western Alliance Bank®, Alliance Bank of Arizona®, Bank of Nevada®, Bridge Banl inance are ineligible. In, its subsidiaries, or divisions, as defined under Regulation O, are ineligible. | | | |
| | | Non-U.S. Citizen Proof of Lawful Residency Documentation Requirements | | | | | |
| | | Permanent Resident Alien | Non-Permanent Resident Alien | Non-Resident Alien or Other | | | |
| | Ē | Permanent Resident Card (Green Card), or Passport with USCIS I-551 stamp | Not Eligible | Not Eligible | | | |
| | | Fannie Mae eligibility requirements, B2-2-04, Guaranto | ors, Co-Signers or Non-Occupant Co-Borrowers. (Note: Guarant cowers on the loan regardless of occupancy, including income, a | · · · · · · · · · · · · · · · · · · · | | | |

• Multiple Financed Properties: See Multiple Financed Properties for the Same Borrower(s)

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| Compliance - Regulatory Compliance 8.9.7. Borrower Ability to Repay (ATR) 8.11. Regulation Z, TILA – Notice of Rescission Requirements | Ability to Repay Rule (ATR): All Mortgage Loans in this program, must meet the requirements of the "Ability to Repay" (ATR): Rule in 12 CFR \$1026.43(c)(2). Qualified Mortgage (QM) Status: Loans in this program are not required to be QM loans and are not required to meet the requirements in 12 CFR \$1026.43(c)(2). Appendix Q: Loans in this program are not required to meet the Standards for Determining Monthly Debt and income in Appendix Q. Homeownership Counselling Disclosure: A RESPA compliant Homeownership Counseling Disclosure must be provided with initial disclosures and documented in the loan file for all loans delivered to Lender. High Cost Limits: Loans exceeding any applicable federal, state or municipal High Cost limits are not eligible for purchase by Lender (e.g. HOEPA). HPML/IPCT Lender will purchase a higher priced mortgage loan (HPML) or higher priced covered transaction (HPCT) that meets program and product eligibility guidelines, all Applicable Laws, and fully complies with Fannie Mae requirements must be met for primary residence HPML, which includes maintaining an HPML compliant escrow for at least 5 years. The TILA Higher-Priced Mortgage Loans (HPML) Escrow Rule Small Entity Compliance Guide is available at CFPB.gov. Reminder: DUP does not assess whether a loan is HPML or HPCT. Seller is responsible for this determination. LE and CD: All Mortgage Loans in this program require an LE and CD, including all investment property transactions. Refinance Transactions - CD: Requires use of Alternative Closing Disclosure H-25(E) – alternative form, Mortgage Loan Transaction Closing Disclosure – Refinance Transactions of Alternative Closing Disclosure H-26(E) – alternative form, Mortgage Loan Transaction Closing Disclosure – Refinance Transactions with to a property seller. Regulation Z / TILA Right Of Rescission Requirements - Notice of Right to Cance |

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| Condominiums and PUDs 10.7.5. Condominium Requirements 11/23/2021 | sellers are responsible for determining that the project meets all applicable Fannie Mae eligibility requirements. Soc 84-2. Project Standards. Effective for loans delivered on or after 12/1/2021, Sellers must meet the temporary requirements for condoprojects outlined in Lender Letter (11-2021-14), except for CPN availables "Status, which is effective immediately." See the Lender Non-Delegated Condominium Project Review Quick Reference Guide for eligible review types for Non-Delegated underwriting. Uniform Underwriting and Transmittal Summary, Form 1008/1077, or equivalent, identifying the type of project review completed. For condominium projects requiring a Full or Limited project review type, Fannie Mae Condominium Project Questionnaire Full Form (Fannie Mae Form 1076) or equivalent. Condominium Project Review – Fannie Mae review types eligible for delivery to Londer: Limited Review, See 84-2-2-01, Limited Review Process. Full Review (Morth or without Condo Project Manager" (CPM**) - (See 84-2-2-02 and 84-2-2-03.) **Ulthout CPM requires an Lender Lender Full Review Condo Project Eligibility Certification form, SellerWeb> Resources> Documents and Forms. **Sellers may utilize an "acceptable equivalent" from in lieu of the Lender Lender Full Review Condo Project Eligibility Certification form. Requirements are provided on page 2 of the Lender form. **PHA Project Review — See 84-2-2-05, FHA-Approved Condo Review Eligibility.** **Formal Mae PERS — See 84-2-2-05, FHA-Approved Condo Review Eligibility.** **Formal Mae PERS — See 84-2-2-05, FHA-Approved Condo Review Eligibility.** **Formal Mae PERS — See 84-2-2-05, FHA-Approved Condo Review Eligibility.** **Point Review Condos: Additional eligibility restrictions, review requirements, including documentation of liability and fidelity/crime insurance, are waived for Detached Condo Units and 2-to 4-Unit Condo Project. Subject to all of the requirements in 84-2-1-01. Expiration for Project Reviews. **Project Reviews: Project reviews requirements, including |

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| COVID-19 Related Forbearance 3.1.3.5. Original Terms Unmodified 3/28/2022 | Additional Due Diligence: In ad and non-subject property trans General Eligibility Requirement No mortgage loan of Borrower in forbearance with A Borrower who was on late, and shall be some of the Borrower in forbearance with Reinstatement price Reinstatement after Verify that the borrower in forbearance with | on which the borrower is obligated may be in forbearance as of the Note date. no missed payments: as granted a Mortgage Payment Forbearance and continues to make payments as agreed under the terms of the original Note is not considered delinquent as treated as if not in forbearance provided that documentation is provided that the Forbearance Plan is terminated at or prior to the Note date. missed payments resolved through a reinstatement: or to the application date: No additional source of funds documentation required. The the application date: Document source of funds, see B3-4, Asset Assessment. Proceeds from refinance may not be used to reinstate any mortgage loan. Tower has made at least three timely payments as of the Note date. See Fannie Mae Lender Letter (LL-2021-03) missed payments resolved through a loss mitigation solution: Tower has made at least three timely payments as of the Note date. See Fannie Mae Lender Letter (LL-2021-03) | |
| | Transaction Type | Requirements | |
| | Purchase | Property securing the loan that was in forbearance must have been sold and the loan in forbearance paid in full as of the Note date. | |
| | Rate & Term Refinance | Document that the subject transaction provides a benefit to the borrower, e.g., lower monthly payment, shorter loan term, elimination of mortgage insurance. All proceeds from subject transaction must generally be used to pay off consumer debt, lowering the borrower's overall monthly | |
| | Cash-Out Refinance | obligations. Pay-off of debt must occur through loan closing and be documented on the Closing Disclosure. | |
| COVID-19 Requirements 3/28/2022 | The loan must be underwritten to the more restrictive of this Program Guide, the DU findings report, or the Fannie Mae COVID-19 requirements. See Lender Agency Interim Guidance – COVID-19. Income: Rental Income: Provide documentation for all rental income used to qualify that all rents due for the most recent two months have been received. Unemployment Benefits: Not eligible for qualifying income. Income from Furloughed Borrowers: Not eligible for qualifying income. | | |
| Credit - Credit Report, Credit Score and Trade Line Requirements 10.4.2. Credit Report Requirements | Credit Report: Residential Mortgage Credit Report (RMCR) or traditional tri-merge with applicable credit report supplements is required for all Borrowers. Frozen Credit: Credit reports may not have "frozen credit." If a Borrower unfreezes credit after the initial report is run, then a new 3-file merged credit report must be obtained. Fraud Alert Requirement: All credit reports must include FACT Act messages and at least one repository fraud alert product (i.e. Hawk, FACS+ or SAFESCAN). Alerts must be resolved. Inquiries: Credit reports must list all inquiries made within the previous 90 days and a written explanation for all inquiries within 90 days is required. Credit Scores: Each Borrower, including those with no income used to qualify, must have a valid social security number and generate a traditional credit score from at least two of these repositories: Experian, Equifax, and TransUnion. Foreign credit is not acceptable. See the PRODUCT MATRIX for minimum credit score requirements. Qualifying Score: For each Borrower, qualifying score is the middle of 3 or lower of 2 scores, as applicable. Qualifying score for the loan is the lowest qualifying score of any Borrower. Depth of Credit History, See B3-5.3-01, Number and Age of Accounts | | |
| | any Borrower. | | |

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| | Housing History and Housing Payment History: As of the application date, at least one of the borrowers must have a fully documented, recent, consecutive, 12-months primary housing history. Must be documented within 59 days of the Closing Date. | |
| | Housing History | Housing Payment History |
| Credit - Housing Payment History (Mortgage, Rent, or Borrower with Mortgage Payment History Living Rent Free) 3/28/2022 | Mortgage Credit History* | Mortgage Payment History: Must be on the credit report, or, Private Party Loans: Documented by cancelled checks, bank statements, or evidence of electronic transfers (VOM alone is not sufficient), or Institutional Lender: Documented by cancelled checks, bank statements, or evidence of electronic transfers, or through a statement produced by the lender. Ratings: Inclusive of all liens regardless of position, and applicable to all mortgages on all financed properties, rating must indicate: 0 X 30 within the past 12 months See Credit - Significant Derogatory Credit Events and Other Credit Events for additional mortgage-related requirements. |
| | Renting | Rental Payment History: |
| | Living Rent Free | Living Rent Free includes situations where the borrower may have received a rent holiday, payments have lapsed due to divorce/separation, or other instances where the most recent 12-month housing history is not consecutive or complete At least one of the borrowers must have a fully documented, recent, consecutive, 12-months primary housing history Loans where all borrowers are living rent free and do not have a recent, consecutive, 12-month primary housing history are not eligible |
| | Residential Properties Owned Free and Clear | Provide evidence that the property is free and clear Owned Free and Clear ≥ 12 months: No additional documentation is required. Owned Free and Clear < 12 months: Verify timely payment of mortgages, taxes, insurance, and HOAs, as applicable, for the previous 12 months. When the property has been owned free and clear < 12 months, additional housing history documentation is required to verify a complete a full 12-month history. |
| | | n all housing rental payments and mortgage trade lines, regardless of occupancy, including first and second mortgage liens, HELOCs, mobile mortgage credit, even if reported as an installment loan. |
| Credit - Extenuating Circumstances | Extenuating circumstances guidelines and flexibilit Significant Derogatory Credit Events — Waiting Pe | ties, derogatory credit, and significant credit events are not permitted. See B3-5.3-08, Extenuating Circumstances for Derogatory Credit and B3-5.3-07, eriods and Re-establishing Credit. |

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| | Significant Derogatory Credit Event | Required Time Elapsed | Comments / Requirements | |
| | Foreclosure | 7 years | Measured from completion date of the foreclosure action to application date. Exceptions for extenuating circumstances are not permitted. | |
| | Short Sale, Deed-in-Lieu, or Pre- Foreclosure sale | 4 years | Measured from completion date of the deed-in-lieu of foreclosure, pre-foreclosure sale, or charge-off as reported on the credit report or other documents provided by the borrower to application date. Exceptions for extenuating circumstances are not permitted. | |
| | Loan Modification | 4 years | Measured from the date of the Loan Modification Agreement to the application date. | |
| | Mortgage Included in Bankruptcy | See Comment | If documentation provided verifies that the mortgage loan in question was discharged in the bankruptcy, apply the bankruptcy waiting period. Otherwise, the greater of the applicable bankruptcy or foreclosure waiting period must be applied. | |
| | Bankruptcy - Chapter 7 or 11 | 4 years | Measured from discharge or dismissal to the Note Date. | |
| | Bonksunter Chapter 12 | 2 years | If discharged, measured from discharge date to Note Date | |
| | Bankruptcy - Chapter 13 | 4 years | If dismissed, measured from dismissal date to Note Date. | |
| Credit - Significant Derogatory Credit Events and Other Credit Events | Multiple Significant Derogatory Credit Events | See Comment | Borrowers with multiple Significant Derogatory Credit Events are not eligible under this program. Two or more borrowers with individual bankruptcies are not cumulative, and do not constitute multiple bankruptcies. For example, if the borrower has one bankruptcy and the co-borrower has one bankruptcy this is not considered a multiple bankruptcy. | |
| | | efined as: Payment historie | ing time requirements apply to all Borrowers for all properties owned or previously owned, whether the Borrower(s) owned the property es on all mortgage trade lines, regardless of occupancy, including first and subordinate mortgage liens, HELOCs, mobile homes, and Requirements | |
| ı | Past Due Accounts | Per DU. See <i>B3-5.3-02</i> | | |
| | and Potential Liens | property must be pair Deli mec Verification of sufficie Documentation of the No payment plans or | obligations that have the potential to affect the subject Mortgage Loan's lien position or diminish Borrower's equity in the subject doff at or before closing including, without limitation: inquent taxes (including State or Federal income taxes), delinquent property taxes, tax liens, judgments, garnishments and chanics' or materialmen's liens ent funds to satisfy these obligations must be documented. e pay-off or satisfaction must be provided. subordination is allowed. om the subject transaction may not be used to pay off delinquent credit obligations. port | |
| | Aggregate Charge-Offs and Collection Accounts | Per FNMA. See B3-5 | 3-09, DU Credit Report Analysis | |
| | Tax Payment Plans Tax repayment plans must be paid off prior to or at closing. | | | |
| Credit – 30-Day Accounts | For open 30-day charge accounts that do not reflect a monthly payment on the credit report, or 30-day accounts that reflect a monthly payment that is identical to the account balance, lenders must verify borrower funds to cover the account balance. See <i>B3-6-07</i> , <i>Debts Paid Off At or Prior to Closing</i> . | | | |
| Current Residence Pending Sale or Conversion | Pending Sale of Current Primary Residence, Conversion of Primary Residence to Second Home, Conversion of Primary Residence to Investment Property: Pending Sale of Current Primary Residence, see B3-6-06, Qualifying Impact of Other Real Estate Owned Conversion of Primary Residence to Second Home, see B3-6-06, Qualifying Impact of Other Real Estate Owned Conversion of Primary Residence to Investment Property, see B3-3.5-02, Income from Rental Property in DU | | | |
| Debt-to-Income Ratio | For DTI calculation, follow Fannie Mae requirements, B3-6, Liability Assessment. Calculating Monthly Real Estate Taxes: See Fannie Mae Selling Guide, B3-6-03, Monthly Housing Expense for the Subject Property. For maximum DTI, see the Product Matrix DU will analyze the risk factors for ALL borrowers on the loan regardless of occupancy, including income, assets, liabilities and credit, B2-2-04, Guarantors, Co-Signers, or Non-Occupant Borrowers. See Subordinate Financing for HELOC payment calculation requirements. | | | |
| Deed Restrictions 10.9. Resale Deed Restrictions | Mortgage Loans subject to resale deed restrictions are not eligible, other than an acceptable age-related resale restriction meeting Fannie Mae guidelines, <i>B5-5.2-02</i>, <i>Loans with Resale Restrictions: Loan and Borrower Eligibility</i>. Eligible occupancy and property types for loans with age-related resale restrictions (typically for one occupant to be age 55 or older) are as follows: 1- to 2-unit principal residences, including condos and PUDs 1-unit second homes 1- to 2-unit investment properties. | | | |

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| Disaster Re-Inspection Requirements 10.10. Disaster Policy 12/6/2021 | Properties affected by a disaster must meet Fannie Mae requirements in Selling Guide B2-3-05, Properties Affected by a Disaster and the following Lender requirements: Lender requires re-inspections for properties in presidentially declared disaster areas eligible for individual assistance, and/or as announced by Lender. For loans within this program, the Property Inspection Date must be after the declared Incident Period End Date. See Seller Guide 10.10, Disaster Policy for additional details Also see Appraisal, Property Valuation and Age of Loan. | |
| Electronic Signatures 6.12.2. Electronic Delivery and Electronic Signature | The following Mortgage Loan documents may not contain eSignatures: Note and Riders to the Note Security Instrument Rider(s) to the Security Instrument Power of Attorney The Seller's process and technology must be in full compliance with the ESIGN Act. Coans with electronic signatures must meet the requirements of all applicable state and Federal law, as well as Fannie Mae requirements, A2-5.1-03, Electronic Records, Signature, and Transactions. The "electronic signature consent agreements" referenced by Fannie Mae must be included in the loan file. See Seller Guide Section 6.12. Electronic Delivery and Electronic Signature. Remote Notarizations Transactions utilizing remote ("webcam") notarization are not eligible for purchase. See Seller Guide Section 6.12.7. Remote Notarization. | |
| Eligibility Review Option | Eligibility Reviews are not offered in this program. | |
| Employment, Income and VVOE | ■ Borrower employment, income sources used to qualify and income calculations must meet Fannie Mae requirements, <i>B3-3.1-01 - 05</i> . Generally: Employment documentation: Follow the DU® Findings report and Fannie Mae Selling Guide requirements, <i>B3-3.1-02 Standards for Employment Documentation</i> . DU Validation Service: For income and employment verified utilizing the DU Validation Service, see AUS and Underwriting Method in this program guide. Rental Income: See <i>B3-3.1-08</i> , <i>Rental Income</i> and <i>B3-3.5-02</i> , <i>Income from Rental Property in DU</i> . Other Income: For "other" sources of income follow Fannie Mae requirements, <i>B3-3.1-09</i> , <i>Other Sources of Income</i> and <i>B3-3.2</i> , <i>Self-Employment Income</i> . V/OC*: A Verbal Verification of Employment (VVOE) for each borrower using employment or self-employment income must meet the Fannie Mae requirements, <i>Selling Guide B3-3.1-07</i> , <i>VVOE</i> . ■ Hourly, Salary, and Commission Income (Non-Military) − Per Fannie Mae ■ Military Personnel − Per Fannie Mae ■ Self-Employed Income − See Lender <i>Agency Interim Guidance − COVID-19</i> for additional requirements ○ *DU Validation Service: When employment is validated by DU, the validation satisfies the requirement for verbal verification of employment described in <i>B3-3.1-07</i> , <i>VVOE</i> . Also, see AUS and Underwriting Method DU Validation Service in this program guide. Employment Offers and Contracts: The borrower's paystub from the new employment must be in the loan file at the time of loan delivery to Lender. Employment-Related Assets as Qualifying Income − Must meet Fannie Mae requirements as set forth in <i>B3-3.1-09</i> , <i>Other Sources of Income</i> : generally maximum LTV is 70%. DU will analyze the risk factors for all borrowers on the loan regardless of occupancy, including income, assets, liabilities and credit, <i>B2-2-04</i> . Income derived from an activity that is deemed illegal by federal or state law, for example, income derived from a business that is legal by state law but illegal by federal law, cannot be considered. ○ Foreign in | |
| Escrow Holdbacks 5.19.17.4. Escrow for Postponed Improvements or Repairs | Loans that are pending escrow holdbacks (i.e., not fully disbursed) for improvements or repairs that are not yet complete are not eligible for purchase by Lender. Prior to purchase by Lender, escrowed completion funds must have been fully disbursed and work completed as evidenced by an acceptably completed Form 442/1004D, Appraisal Update and/or Completion Report. | |
| Escrow/Impounds 5.19.16. Escrow/Impound Accounts | Escrow/impound accounts are required for all loans > 80% LTV except as prohibited or required by Applicable Law in certain states. Flood Insurance: Flood insurance must be escrowed if the loan is secured by a primary residence or second home located in a mandatory flood zone, regardless of whether any other funds are escrowed unless premiums are paid by a condominium association, homeowners association or other applicable group as a common expense, (June 22, 2015, Biggert Waters Joint Final Rule). This requirement applies irrespective of property state and/or Seller entity type. Loans must additionally comply with Fannie Mae requirements, B2-1.4-04, Escrow Accounts. Monthly Real Estate Tax Payment: An escrow/impound account established for payment of real estate taxes must not be less than the lender's calculation of real estate taxes for borrower qualification, B3-6-03, Monthly Housing Expense. Also see Debt-to-Income Ratios (DTI) for calculating monthly real estate taxes. HPML loans must meet HPML Escrow requirements. See Compliance. | |
| Fraud Detection Tools | The Seller must provide evidence in the loan file that they have ordered a third-party fraud detection report and have resolved any red flags, discrepancies, and conflicting information. | |

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| Identity of Interest and Non-Arm's Length Transactions 10.4.4.2. Requirements for Identity of Interest and Non-Arm's Length Transactions | Loans for transactions with identity of interest or non-arm's length characteristics are not eligible for sale to Lender under this Program. Examples of these types of transactions (not a complete list) include: Sales of properties between family members Sales of properties between business associates Sales involving a business entity and an individual who is an officer or principal in that business Sales involving the builder/developer of subject property and an employee or affiliate of the builder/developer Transactions involving an assignment of the sales contract. See the requirements in Seller Guide Section 10.4, Identity of Interest. | |
| Interested Party Contributions and Lender Contributions 10/4/2021 | Interested party contributions (IPCs), are financing and sales concessions. IPCs may be applied toward the borrower's closing costs and prepaid items, <i>B3-4.1-02</i>, <i>B3-4.1-03</i>, <i>Interested Party Contributions (IPCs</i>). The following are not eligible: Loans with undisclosed interested party contributions, and Loans with Payment Abatements. Maximum IPC: Generally, for principal residence or second homes 75-01-85 LTV = 6%, ≤ 75% = 9%. Investment property for all CLTV's = 2%, <i>B3-4.1-02 - 03</i>. Lender Contributions: Lenders may contribute to borrower-paid closing costs and prepaid fees as follows, <i>B3-4.3-06</i>, <i>Donations from Entities</i>: The lender credit is derived from premium pricing (borrower has selected a higher interest rate in exchange for a lender credit, <i>B2-1.5-02</i>, <i>Mortgage Loan Eligibility, Premium Pricing</i>. (The amount of) a lender credit derived from premium pricing is not considered to be an IPC even if the lender is an interested party to the transaction, <i>B2-1.5-02</i>. However, when the lender is an interested party to a purchase transaction, any amount of a lender contribution <i>not</i> derived from premium pricing, is considered to be an IPC (SEL-2018-03). The lender credit is sourced directly from lender funds with no expectation for repayment or financial obligation apart from the subject mortgage. | |
| Leasehold and Life Estates 10.8 Leasehold Estates | The following are not eligible: Properties secured by leasehold estates, Life estates, Loans secured by properties located on Indian (Native American) tribal land or Indian Trust Land or Restricted Land, and/or properties for which Borrower has a leasehold interest in same. | |
| Loan Purpose - Ineligible Transactions | Ineligible transactions include: Loans to finance the initial construction of a dwelling, one-time-close construction-to-permanent loans, or construction loan modifications. Primary residences in Texas subject to Texas Section 50(a)(6) or Texas Section (f)(2). For all Texas refinance transactions, a copy of the previous Note or security instrument is required to document that the previous loan being refinanced was not an (a)(6). Loans with temporary buy-downs or prepayment penalties. See State and Geographic Restrictions. | |
| Loan Purpose - Purchase Transactions | Use of Proceeds: Proceeds from the purchase money mortgage transaction must be used to finance the acquisition of the subject property, or To pay off the outstanding balance of a land contract or contract for deed. Transaction proceeds may not be used to give the applicant cash back other than an amount representing reimbursement for the applicant's overpayment of fees and/or a legitimate pro-rated insurance premiums and real estate tax credit in locales where real estate taxes are paid in arrears, if any. The settlement statement must clearly indicate the refund, and the loan file must include documentation to support the amount and reason for the refund. | |

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| Loan Purpose - Refinance Transactions (Also see the "Rate and Term" and Cash- Out" sections below.) 3/28/2022 | All refinance transactions must meet the requirements in <i>Loan Purpose – Ineligible Transactions</i> above. Usted Properties: Usted a Time of Application: Properties (surrently listed for sale (at the time of application) are not eligible for refinance transactions. Usted within 6 months: Properties listed for sale by the Borrower within six (6) months of the application date are acceptable if the following requirements are met: **Rate and Term refinance only: The listing must have expired or been withdrawn prior to the application date. **LIVICITY < 70%: The listing must have expired or been withdrawn prior to the application date. **LIVICITY < 70%: The listing must have expired or been withdrawn prior to the application date. **LIVICITY < 70%: The listing must have expired or been withdrawn prior to the application date. **LIVICITY < 70%: The listing must have expired or been withdrawn prior to the application date. **LIVICITY < 70%: The listing must have expired or been withdrawn prior to the application date. **Property is not currently listed in the MIS as for sale. **Property is not currently listed in the MIS as for sale. **Property is not publicly offered or for sale by the owner. **Despired or the property is not currently listed in the MIS as for sale. **Property is not publicly offered or for sale by the owner. **Despired or property is not publicly offered or for sale by the owner. **Despired or property is not publicly offered or for sale by the owner. **Despired or property is not publicly offered or for sale by the owner. **Despired or property is not publicly offered or for sale by the owner. **Despired or property is not currently listed in the MIS as for sale. **Property is not publicly offered or for sale by the owner. **Despired or property is not publicly offered or for sale by the owner. **Despired or property is not publicly offered or for sale by the owner. **All least one Borrower on the refinance mortgage lead that the bus subject property for the most recent 12-mon | |
| Loan Purpose - Rate and Term Refinance Transactions 3/28/2022 | All Rate and Term Refinance transactions must meet Fannie Mae requirements, B2-1.3-02, Limited Cash-Out except as modified by the following parameters: Cash back limit is the lessor of 2% of the loan amount or \$2,000 HELOCs: A HELOC may be paid off in full and still considered a rate and term transaction provided the HELOC has no draws in excess of \$2,000 within 12 months prior to the new loan. Benefit to the borrower must be documented. Ineligible Transactions: The refinance Mortgage is considered to be a Cash-Out Refinance where < 6 months has lapsed from the original Note Date to the application date. The refinance Mortgage is considered to be a Cash-Out Refinance if the mortgage being refinanced was a Cash-Out Refinance within the last 6 months, measured from Note Date to the Application Date. | |

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| Loan Purpose - Cash-Out Refinance Transactions 3/28/2022 | All Cash-Out Refinance transactions must meet Fannie Mae requirements, B2-1.3-03, Cash-Out except as modified by the following parameters: Maximum cash-out allowed is \$500,000. This includes the payoff of consumer debt and certain subordinate debt and is not limited to "cash-in-hand." This limit is valid for all product-types, occupancies and property-types. Seasoning Requirements: Minimum 12 months ownership seasoning to use appraised value to determine LTV/CLTV. If the ownership seasoning is less than 12 months, the lower of the purchase price or the appraised value will be used to determine LTV/CLTV. The purchase price must be documented. See Loan Purpose - Delayed Financing Exception All Borrowers must have held title to subject property for a minimum of 6 months. This includes where borrowers held title individually, as an eligible Inter Vivos Revocable "Living" trust, or an LLC. As of the application date, the borrower(s) must be a member of the LLC or beneficiary of the trust. See Product Matrix for additional LTV/CLTV restrictions for Cash-Out refinance transactions. The refinance Mortgage is considered to be a Cash-Out Refinance if cash back exceeds the lessor of 2% of the loan amount or \$2,000. The refinance Mortgage is considered to be a Cash-Out Refinance if the mortgage being refinanced was a Cash-Out Refinance and within the last 6 months, measured from Disbursement Note Date to the Application Date. Paying off a HELOC where borrower has drawn more than \$2,000 in the last 12 months. |
| Loan Purpose - Delayed Financing Exception | Delayed Financing Exception must meet Fannie Mae requirements in B2-1.2-03, Cash-Out. In summary, Fannie Mae requires that Borrowers who purchased the subject property within the past six months (measured from the date on which the property was purchased to the disbursement date of the new mortgage loan) are eligible for a cash-out refinance if all of the requirements of B2-1.2-03, Cash-Out Delayed Financing Requirements are met. The new loan transaction is considered a Cash-Out Refinance. Fannie Mae requires that all delayed financing transactions must be arm's-length, irrespective of occupancy type, B2-1.3-01, Purchase Transactions. Also, see Assets - Reserves |
| Multiple Financed Properties for the Same Borrower 10/4/2021 | The maximum number of financed residential, 1-4 unit properties, including the subject property, is determined by the occupancy type of the subject transaction: Primary Residence: No maximum Second Home or Investment Property: A maximum of 10 financed properties, cumulative for all borrowers Calculation of financed properties includes: All financed residential, 1-4 unit properties, including the subject property, where the borrower is obligated on the mortgage loan. Residential, 1-4 unit properties owed in the name of an LLC or partnership where the borrower has an ownership interest ≥ 25%. These limitations apply only to the total number of all financed properties, not to the number of mortgages on the property. Jointly financed properties are only counted once. Calculation of financed properties does not include: Commercial properties, vacant land, timeshares, 5+ unit multi-family properties, or manufactured homes or leasehold estates not titled as real property. Residential, 1-4 unit properties owed in the name of an LLC or partnership where the borrower has an ownership interest < 25%. Residential, 1-4 unit properties owed by the borrower's joint venture, S or C Corp. |
| Occupancy Types | See B2-1.1-01, Occupancy Types |
| Power of Attorney 6.10. Power of Attorney | In certain situations, a specific, special, military, or limited Power of Attorney (POA) may be acceptable. Use of Power of Attorneys is not allowed for transactions with any of the following characteristics (not all characteristics may be applicable to this program): cash-out refinance; non-owner occupied (investment) properties; title taken as trust; identity of interest or non-arm's length transactions; non-occupant Borrowers. The Settlement Agent must not act as the attorney-in-fact or sign documents on behalf of any party to the transaction. See Seller Guide Section 6.10. Power of Attorney for complete Lender requirements. |

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| Property Eligibility 10.7. General Property Eligibility 12/6/2021 | Properties must meet Fannie Mae requirements, 82-3-01, General Property Eligibility, 82-3-04, Special Property Eligibility Considerations, and must additionally meet the following requirements: Property condition: Property condition rating of C1 is permitted with comparable properties with same rating/condition Property condition rating of C1 is permitted with comparable properties with same rating/condition If no smillar C4 comparable properties are provided, then a SY. LIV/CLIV reduction is required Ineligible Property Types: Ineligible Property Special Property Types: Mixed Use Properties including, but not limited to properties that have been modified to accommodate home businesses, such as catering, in-home day care, animal boarding facilities, or auto repair Manufactured or Mobile homes (modular is allowed) If led with more than Secretics Commercial, Industrial or Business Zoned (where highest and best use is not residential) More than four units in dwelling Deed Restriction Communities (Age restricted communities permitted) Houseboat Live/Work Projects Condotels Geodesic Domes Properties and eduling markets Property secured for land development purposes or where marketability has not been established Square footage less than 500 square feet per unit (eligible with 2 acceptable comparable properties that are within 100 square feet of subject) Unimproved land Properties not suitable for year-round occupancy regardless of location Boarding rooms or group homes Properties in treadily accessibile by roads that meet local standards Condominum conversion seasoned less than three years I me share units/projects Model conversions Properties in the walking and the properties of the prope | |
| Property Flipping, Purchase Contract Assignments 9.9. Property Flipping & Purchase Contract Assignments 10.4.4.2. Requirements for Identity of Interest and Non-Arms' Length Transactions | Purchase Transactions: If the Purchase Contract has been assigned, the loan is not eligible for sale to Lender. Prior sale within 180 days: The loan is eligible for sale to Lender only if: 1. Relocation Agency 2. Foreclosure or Deed in Lieu, or 3. Obtained through inheritance or divorce. The 180-day period is measured from closing date of the previous transaction to purchase contract date for the new transaction. Identity of Interest (Non-Arm's Length) transactions are not eligible. | |

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| Subordinate Financing 10.4.7. Subordinate Financing | Subordinate financing must meet Fannie Mae requirements <i>B2-1.2, LTV, CLTV, HCLTV and Subordinate Financing,</i> and the following requirements: A copy of the second lien Note is required for all new and re-subordinating second liens. In all cases, the title policy must ensure that the new first is clearly insured in first lien position. For new subordinate liens a certified copy of the security instrument indicating that it is recording subordinate to the new first lien must be in the Loan file. For re-subordinating seconds, a copy of the executed subordination agreement (or equivalent, as designated by applicable state law) must be delivered with the Mortgage Loan file. Secondary financing must have Fannie Mae eligible terms and characteristics. No lien on subject property may be a sovereign instrumentality (e.g. secured loans provided by tribal governments). HELOCS: Follow Fannie Mae guidelines for calculating CLTV, HCLTV, <i>B2-1.2-03, Home Equity Combined Loan-to-Value (HCLTV) Ratios</i> : The entire credit line limit based on the Note must be used to calculate the HCLTV. If a credit line is reduced without a permanent modification of the original Note, then the entire original line limit must be used to calculate the HCLTV. HELOC Payment Calculation: To calculate the qualifying payment of a subordinate HELOC, follow <i>B3-6, Liability Assessment</i> If the HELOC does not report a balance, then there is no recurring monthly debt obligation so the lender does not need to develop an equivalent payment amount based on the line amount or otherwise. | |
| State and Geographic Restrictions 5.1.1. Quick Reference Guide | Sellers must be licensed in accordance with Applicable Law and approved by Lender for the state where the subject property is located. Properties in the continental US, Alaska and Hawaii are eligible, except that Lender does not purchase mortgage loans secured by: Properties in the state of New York Multiple (2-4) unit properties in the state of New Jersey Properties located in any US Territories or US possessions. Texas Refinance: Texas (a)(6) or Texas section (f)(2) transactions are not eligible in this program. For all Texas refinance transactions, a copy of the previous Note or security instrument is required to document that the loan being refinanced was not a Texas (a)(6) transaction. Properties in Hawaii lava zones 1 and 2 are not eligible. Loans secured by properties located on Indian (Native American) tribal land or Indian Trust Land or Restricted Land, and/or properties for which Borrower has a leasehold interest in the same, are not eligible. Export the Eligibility. | |
| Tax Transcripts 10.5.6. Tax Return Transcripts | A signed 4506-C (or an alternate form acceptable to the IRS that authorizes the release of tax transcripts) is required for each borrower whose income (regardless of income source) is used to qualify, including for those borrowers whose income is validated by the DU validation service. Tax or W-2 transcripts are required for all borrowers for the income type used to qualify. If most recent year's tax transcript for the income used to qualify is not available for a borrower who has filed taxes, the income may be verified by one of the following: Officially stamped return by the IRS, or Evidence that the return was electronically received (must reflect refund or amount owed to IRS). In all cases, evidence of a refund check or payment made must be supplied. Tax Extensions: Tax extensions are permitted until October 15th. If the borrower has not filed tax returns by April 15th, the following must be provided on or prior to June 30th: | |
| Title Policy | Title insurance must ensure that Lender Mortgage Company, LLC will be in first lien position and must be in an amount and form acceptable to Fannie Mae, B2-1.5-03, Legal Requirements. | |
| Transfers and Assignments MERS and Intervening Assignments 6.9. MERS | Loans must be registered MERS® at time of delivery and a MERS TOB and TOS initiated by the Seller to Lender within two calendar days of loan purchase. Loans with intervening assignments require prior approval by Lender. See Seller Guide Section 5.4.7, Intervening Assignments. | |
| Trusts 10.6. Trust Eligibility | Trusts must meet the requirements in Fannie Mae Selling Guide B2-2-05, Inter Vivos Revocable Trusts. Fannie Mae allows Inter Vivos "Living" trusts only. Documents for loans where title is taken in a trust cannot be signed with a Power of Attorney. Also, see Leasehold Estates. | |